Proclamations and Executive Orders

Herbert Hoove

VOLUME II

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PROCLAMATIONS AND EXECUTIVE ORDERS

Herbert Hoover

March 4, 1929 to March 4, 1933 (IN TWO VOLUMES)

VOLUME II



UNITED STATES GOVERNMENT PRINTING OFFICE
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Executive Order 5550. February 6, 1931

Executive Order

Withdrawal of Public Lands for Classification

California

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by act of August 24, 1912 (37 Stat. 497), it is hereby ordered that the public lands in the areas hereinafter described be, and the same are hereby, withdrawn from settlement, location, sale, entry, or other disposition, and reserved for classification and in aid of the administration and control of the Government-owned oil and gas deposits in the Kettleman Hills field:

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MOUNT DIABLO MERIDIAN
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T. 21 S., R. 16 E., secs. 13, 24, and 25;
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T. 21 S., R. 17 E., secs. 16 to 22, inclusive;

secs. 26 to 36, inclusive;

T. 21 S., R. 18 E., sec. 31;

T. 22 S., R. 17 E., secs. 1 to 5, inclusive;

secs. 10 to 14, inclusive;

sec. 24;

T. 22 S., R. 18 E., secs. 5 to 9, inclusive;

secs. 15 to 29, inclusive;

secs. 33 to 36, inclusive;

T. 22 S., R. 19 E., sec. 31;

T. 23 S., R. 18 E., secs. 1, 2, 3, 11 to 14, inclusive;

secs. 23, 24, 25, and 36;

T. 23 S., R. 19 E., secs. 6, 7, 8, 17 to 21, inclusive;

secs. 28 to 34, inclusive;

T. 24 S., R. 19 E., secs. 3 to 10, inclusive;

secs. 14 to 17, inclusive;

secs. 20 to 29, inclusive;

secs. 32 to 36, inclusive;

T. 25 S., R. 19 E., secs. 1 to 4, inclusive;

secs. 10 to 14, inclusive;

sec. 24;

T. 25 S., R. 20 E., secs. 5 to 9, inclusive:

secs. 16 to 21, inclusive;

secs. 27 to 29, inclusive.

HERBERT HOOVER

THE WHITE HOUSE,

February 6, 1931.

[No. 5550]

Executive Order 5551. February 7, 1931

Executive Order

Withdrawal of Public Lands for Resurvey

New Mexico

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 11 S., R. 5 W. and T. 12 S., R. 6 W., New Mexico principal meridian, New Mexico, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President, or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, February 7, 1931.

[No. 5551]

Executive Order 5552. February 9, 1931

Executive Order

Revocation of Withdrawal of Public Lands Containing Oil Shale Utah

It is hereby ordered that lot 5 of sec. 24, T. 11 S., R. 19 E., and lot 6 of sec. 33, T. 8 S., R. 20 E., containing 160 acres, and tract 20 in sec. 24, T. 9 S., R. 25 E., containing 68.93 acres, Salt Lake meridian, Utah, be eliminated from the operation of Executive Order No. 5327 of April 15, 1930, withdrawing lands owned by the United States containing deposits of oil shale, so that trust patents can be issued to Ma-

chook-a-rats (Chester) and Jimmie Colorow, Uncompangre Ute Indians, for the lands allotted to them.

HERBERT HOOVER

THE WHITE HOUSE.

February 9, 1931.

[No. 5552]

Executive Order 5553. February 9, 1931

Executive Order

Appointment of Mrs. Nixon S. Plummer

Mrs. Nixon S. Plummer may be appointed to an appropriate position in the Federal Trade Commission without regard to the civil service rules.

This order is issued upon the recommendation of the chairman of the commission, who states that because of the illness of her husband Mrs. Plummer is compelled to support herself and small daughter and that she has the education and experience that will enable the commission to use her services to advantage.

HERBERT HOOVER

THE WHITE HOUSE,

February 9, 1931.

[No. 5553]

Executive Order 5554. February 9, 1931

Executive Order

Appointment of Mrs. Helen R. Witt

Mrs. Helen R. Witt may be appointed to an appropriate position in the Interstate Commerce Commission without regard to the requirements of the civil service rules.

Mrs. Witt is the widow of Carl C. Witt, who was an employee in the Interstate Commerce Commission from August, 1913, until the time of his death, December 17, 1930.

HERBERT HOOVER

THE WHITE HOUSE, February 9, 1931.

[No. 5554]

Executive Order 5555. February 11, 1931

Executive Order

Withdrawal of Public Lands for Resurvey

New Mexico

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 15 N., R. 18 W., New Mexico principal meridian, New Mexico, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President, or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, February 11, 1931.

[No. 5555]

Executive Order 5556. February 11, 1931

Executive Order

Extension of Trust Period on Allotments of Potawatomi Indians of Kansas

It is hereby ordered, under authority contained in the act of June 21, 1906 (34 Stat. 325-326), that the trust period on allotments made to members of the Prairie Band of Potawatomi Indians of Kansas, which trust period expires during the calendar year 1931, be, and the same is hereby, extended for a period of 10 years.

HERBERT HOOVER

THE WHITE HOUSE, February 11, 1931.

[No. 5556]

Executive Order 5557. February 13, 1931

Executive Order

Extension of Trust Period on Allotments of Indians on the Pine Ridge Reservation, South Dakota

It is hereby ordered, under authority contained in the act of June 21, 1906 (34 Stat. 325-326), that the trust period on allotments made to Indians on the Pine Ridge Reservation, S. Dak., which trust period expires during the calendar year 1931, be, and the same is hereby, extended for a period of 10 years.

HERBERT HOOVER

THE WHITE HOUSE, February 13, 1931.

[No. 5557]

Executive Order 5558. February 16, 1931

Executive Order

Withdrawal of Public Lands for Resurvey

New Mexico

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 6 S., Rs. 23, 25, and 26 E., New Mexico principal meridian, New Mexico, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President, or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, February 16, 1931.

[No. 5558]

Executive Order 5559. February 16,1931

Executive Order

Withdrawal of Public Lands in Aid of Legislation

Colorado

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that the following described lands in the State of Colorado be, and they are hereby, temporarily withdrawn from settlement, location, sale, or entry, subject to any prior valid existing claim initiated under the public land laws, and subject to the condi-

tions of said acts, in aid of contemplated legislation making a grant of said described lands in the State of Colorado for the benefit of the Colorado School of Mines, such withdrawal to remain in full force and effect until the enactment of the contemplated legislation, or until revocation of the withdrawal by Executive order:

S. ½ SE. ½ sec. 22, N. ½ NE. ½, SW. ½ NW. ½ sec. 27, T. 18 S., R. 66 W., sixth principal meridian, Colorado.

HERBERT HOOVER

THE WHITE HOUSE, February 16, 1931.

[No. 5559]

Executive Order 5560. February 16, 1931

Executive Order

Amendment of Schedule A, Positions Excepted from Examination under the Civil Service Rules

Schedule A, positions excepted from the requirement of examination under the civil service rules, is hereby amended by the addition of a new subdivision, to be numbered XXII, as follows:

XXII. FEDERAL POWER COMMISSION

1. One private secretary or confidential clerk to each member of the Federal Power Commission.

HERBERT HOOVER

THE WHITE HOUSE, February 16, 1931.

[No. 5560]

Executive Order 5561. February 18, 1931

Executive Order

Restoration of United States Agricultural Experiment Station Lands

Territory of Hawaii

Whereas, by joint resolution of July 7, 1898 (30 Stat. 750), when Hawaii was annexed to the United States, it was provided that the existing land laws of the United States should not apply to lands in the Hawaiian Islands, but that Congress should make special laws for their management and disposition; and

Whereas, by section 91 of the act of April 30, 1900 (31 Stat. 159), Congress provided that the public property ceded and transferred to the United States by the Republic of Hawaii should remain in the possession, use, and control of the government of the Territory of Hawaii, until otherwise provided for by Congress or "taken for the uses and purposes of the United States by direction of the President or of the Governor of Hawaii"; and

Whereas the Acting Governor of Hawaii, Henry E. Cooper, under the authority of the said act of April 30, 1900, did, by proclamation dated June 10, 1901, declare that a certain tract of land known as Kewalo-uka on Punchbowl Hill, Honolulu, Oahu, was "taken for the uses and purposes of the United States" and said tract has since been used by the United States Department of Agriculture for an experiment station; and

WHEREAS, by the act of May 27, 1910 (36 Stat. 447), section 91 of the said act of April 30, 1900, was amended so as to provide that any such property in Hawaii as should be taken for the uses and purposes of the United States, in accordance with the act of April 30, 1900, might be "restored to its previous status by direction of the President"; and

Whereas the Governor of the Territory of Hawaii desires to have returned to the possession, use, and control of the Territorial government a certain portion of said tract of land, amounting to thirty (30) acres, more or less, as hereinafter more particularly described, in order that it may be used, together with other adjacent lands already in control of that government, for home sites by the people of Hawaii; and

Whereas the United States Department of Agriculture is willing to relinquish its use of the said 30 acres in favor of its proposed use, as aforesaid, by the Territorial government of Hawaii;

Now, THEREFORE, by virtue of the authority vested in me by the aforesaid act of May 27, 1910, I do direct that the thirty (30) acres of land, more or less, as hereinafter more particularly described, being a portion of said tract of land known as Kewalo-uka, be, and the same is hereby, restored to its previous status in the possession, use, and control of the government of the Territory of Hawaii.

The tract of land intended to be restored as aforesaid is more particularly described as follows:

Beginning at the northeast corner of the portion of land to be restored as aforesaid, at a place called Puu Ea on the boundary between the lands of Kewalo and Auwaiolimu, the coordinates of said point of beginning referred to Government survey triangulation station "Punchbowl" being 3,255.6 feet north and 5,244.7 feet east, as shown on Government Survey Registered Map No. 2692, and running by true azimuths:

- 354° 30′—930.0 feet along the remainder of the land of Kewalo, to the middle of the stream which divides the lands of Kewalo and Kalawahine;
- Thence down the middle of said stream along the land of Kalawahine, the direct azimuth and distance being 49° 16'—1,512.5 feet;
- 3. 141° 12'-860.0 feet along the remainder of the land of Kewalo;
- 4. 231° 12'-552.6 feet along the land of Auwaiolimu to Puu Iole;
- Thence still along the land of Auwaiolimu following the top of the ridge to the point of beginning, the direct azimuth and distance being 232° 26'—1,470.0 feet.

Containing an area of 30 acres, more or less.

HERBERT HOOVER

THE WHITE HOUSE,

February 18, 1931

[No. 5561]

Executive Order 5562. February 20, 1931

Executive Order

Withdrawal of Additional Public Lands for Lighthouse Purposes

Mississippi

It is hereby ordered that Executive order of September 3, 1900, withdrawing certain lands located on the eastern end of Horn Island off the coast of Mississippi

for lighthouse purposes, be modified so as to include the land described as lots 1, 2, and 3, sec. 25, T. 9 S., R. 6 W., St. Stephens meridian, Mississippi, as shown on official plat of resurvey and extension survey approved October 9, 1930.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, February 20, 1931.

[No. 5562]

Executive Order 5563. February 23, 1931

Executive Order

Appointment of Mrs. Margaret Kane

Mrs. Margaret Kane may be appointed as an operative in the Bureau of Engraving and Printing without regard to the requirements of the civil service rules.

This order is recommended by the Secretary of the Treasury, who states that Mrs. Kane is the widow of George F. Kane, a former plate printer who died on November 1, 1930, after serving for more than twenty-four years in the bureau, and that Mrs. Kane has been left with seven children, five of whom are dependent upon her, and that she is without adequate means of support.

HERBERT HOOVER

THE WHITE HOUSE, February 23, 1931.

[No. 5563]

Executive Order 5564. February 25, 1931

Executive Order

Power-Site Restoration No. 460

Oregon

So much of the order of November 24, 1916, creating Power-Site Reserve No. 566 as affects the lands hereinafter described is hereby revoked:

WILLAMETTE MERIDIAN

T. 1 S., R. 19 E., Sec. 9, SE 1/4 SE 1/4;

Sec. 10, lots 1 and 2, SW ¼ NW ¼, W ½ SW ¼, E ½ SE ¼;

Sec. 11, lots 3 and 4, NW 1/4 SW 1/4;

Sec. 12, SW 1/4 SW 1/4.

T. 2 N., R. 18 E., Sec. 12, lots 10 and 11.

T. 1 N., R. 19 E., Sec. 24, SW 1/4 SE 1/4.

So much of the orders of May 19, 1910, creating Temporary Power-Site Reserve No. 145 and of July 2, 1910, creating Power-Site Reserve No. 145 as affects the lands hereinafter described is hereby revoked:

T. 1 S., R. 20 E., Sec. 7, SE 1/4 NE 1/4.

HERBERT HOOVER

THE WHITE HOUSE.

February 25, 1931.

[No. 5564]

Executive Order 5565. February 25, 1931

Executive Order

Amending Regulations for Appointments to the Foreign Service

The Executive order of September 11, 1929, section 14, is hereby amended to read as follows:

14. The examinations shall be both written and oral, except that clerks in the Foreign Service who have rendered satisfactory service as clerks for a period of five years prior to application for appointment as Foreign Service officers shall be exempted from the written examinations prescribed for other candidates.

Executive Orders

Section 16 of the order is hereby amended to read as follows:

16. No one shall be certified as eligible who is under twenty-one or over thirty-five years of age (except in the case of clerks in the Foreign Service who were appointed clerks at least one year before reaching the age of thirty-five and who at the time of certification shall not have reached the age of forty-five years), or who is not a citizen of the United States, or who is not of good character and habits, and physically, mentally, and temperamentally qualified for the proper performance of the duties of the Foreign Service, or who has not been specially designated by the President for appointment, subject to examination and to the occurrence of an appropriate vacancy.

This order shall become effective on July 1, 1931.

HERBERT HOOVER

THE WHITE HOUSE, February 25, 1931.

[No. 5565]

Executive Order 5566. February 27, 1931

Executive Order

Placing the Government of the Virgin Islands under the Supervision of the Department of the Interior

I, Herbert Hoover, President of the United States of America, under the authority conferred upon me by the act of March 3, 1917, entitled "An act to provide a temporary government for the West Indian Islands, acquired by the United States from Denmark by the convention entered into between said countries on the fourth day of August, nineteen hundred and sixteen, and ratified by the Senate of the United States on the seventh day of September, nineteen hundred and sixteen, and for other purposes" (39 Stat. 1132), and by virtue of all other powers thereto me enabling, do hereby place the administration of the government of the Virgin Islands, including expenditures and the appointment of personnel, under the supervision of the Secretary of the Interior, subject to the entrance upon duty of a civil governor, and direct that the unexpended balance of the appropriation "Temporary government for the West Indian Islands for the fiscal year 1931," included in the Navy Appropriation

Act. shall be transferred, effective on the entrance upon duty of the civil governor, to the Department of the Interior. Further, the Secretary of the Interior shall contract for the employment of and fix salaries of those persons employed in the government of the Virgin Islands of the United States whose positions and salaries are not specified in the annual budgets of the two Colonial Councils, and he may, where necessary, contract to furnish to such persons, or to any other appointees to positions in the islands, free transportation from the port of departure in the United States, including meals on the steamer, but no compensation or expenses for the journey to the port. Under the authority recited herein I do hereby order and direct that all naval officers, nurses, enlisted men, and clerical employees of the Department of the Navy now assigned to the executive departments of the municipal governments shall remain in their present positions until relieved by civil employees with the approval of the Secretaries of the Navy and Interior, but they shall be relieved not later than six months from the date of entrance upon duty of the civil governor. The requirement that the governor of said islands shall report to the President through the Secretary of the Navy, according to the instructions of the President in letter dated October 12, 1922, is hereby revoked, and the governor shall hereafter report to the President through the Secretary of the Interior.

HERBERT HOOVER

THE WHITE HOUSE, February 27, 1931.

[No. 5566]

Executive Order 5567. February 28, 1931

Executive Order

Power-Site Restoration No. 461

Montana

So much of Executive Order of October 14, 1915, creating Power-Site Reserve No. 512, as modified by Order of Modification approved March 14, 1916, as affects the lands hereinafter described, is hereby revoked:

PRINCIPAL MERIDIAN

Those portions of the following described subdivisions lying outside of the area within fifty feet of each side of the center line of the installed pipe line of the Public Utilities Consolidated Corporation, successor to the Mission Range Power Company, as shown on a map designated J-6, bearing the affidavit of Frank F. Faucett and certificate of J. H. Cline, and filed in the United States Land Office at Kalispell, Montana, on November 5, 1915, with the application of the latter company for a power permit:

T. 22 N., R. 19 W., Sec. 4, lots 2 and 3. T. 23 N., R. 19 W., Sec. 33, NE ¼ SE ½, S ½ SE ½.

HERBERT HOOVER

THE WHITE HOUSE

February 28, 1931

[No. 5567]

Executive Order 5568. March 3, 1931

Executive Order

Chugach National Forest

Alaska

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 34-36), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the tract of land in Alaska lying within the following described boundaries, heretofore occupied for home-site purposes, be, and the same is hereby, excluded from the Chugach National Forest and restored to entry under the applicable public land laws:

Chs.

Beginning at Corner No. 1, identical with Corner No. 1 of H. S. No. 4, in approximate latitude 60° 19′ N. and longitude 149° 22′ W., 30 feet northwesterly from the center line of the Seward-Kenai Lake Highway, which corner is an iron post, 3 feet long, set 2 feet in the ground, with brass cap marked HS3/1; from which

The northeast corner of Hubbard's house bears S. 74° W.

The southeast corner of Carlson's house bears N. 6° W., 1.38 chs. distant.

A spruce, 18 in. diam., bears N. 77° E., 27 lks. distant, marked WHS3/1.

Chs.

A pit, 2 feet deep and 2 feet square, bears S. 40° W., 10 lks. distant. Thence N. 72° W., along line 1-2 of H. S. No. 4.

4.78 Corner No. 2, identical with Corner No. 2 of H. S. No. 4, which is a spruce post, 3 feet long, squared to 3 inches, set 2 feet in the ground, marked HS3/2; from which

A spruce, 8 in. diam., bears S. 88° W., 13 lks. distant, marked WHS3/2.

A spruce, 16 in. diam., bears N. 34° E., 23 lks. distant, marked WHS3/2.

Thence N. 46° E.

2.11 Corner No. 3, which is a spruce post, 3 feet long, squared to 3 inches, set 2 feet in the ground, marked HS3/3; from which

A pit, 2 feet deep and 2 feet square, bears north, 10 lks. distant. A mound of earth, 18 inches base, 2 feet high, bears west, 10 lks. distant.

Thence S. 76° E.

4.53 Corner No. 4, which is a spruce post 3 feet long, squared to 3 inches, set 2 feet in the ground, marked HS3/4; from which

The northeast corner of Carlson's house bears S. 89° W., 1.30 chs. distant.

A pit, 2 feet deep and 2 feet square, bears N. 45° E., 10 lks. distant.

A mound of earth, 18 inches base, 2 feet high, bears west 10 lks. distant.

Thence S. 36° 30' W., along roadway.

2.29 Corner No. 1, and the place of beginning, containing approximately 0.92 acres.

HERBERT HOOVER

THE WHITE HOUSE,

March 3, 1931.

[No. 5568]

Executive Order 5569. March 3, 1931

Executive Order

Revocation of Withdrawal of Public Lands for Survey Florida

It is hereby ordered that Executive Order No. 3737 of September 23, 1922, withdrawing public lands erroneously omitted from a survey of T. 26 S., R. 31 E., Tallahassee meridian, Florida, executed in 1847, be, and the same is hereby, revoked in so far as it applies to lots 10, 11, 12, 13, and 14 sec. 1, lots 2 and 3 sec. 2, lot 4 sec. 21, lot 1 sec. 22, lots 1, 2, and 3 sec. 27, lots 5, 6, and 7 sec. 28, T. 26 S., R. 31 E., Tallahassee meridian.

And it is hereby ordered, pursuant to Public Resolution 85, approved June 12, 1930 (46 Stat. 580), and subject to valid existing rights, that the above-described lands shall be opened, under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead laws only, for a period of 91 days beginning with the 63d day from and after the date hereof, by qualified ex-service men for whose service recognition is granted by the resolution, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

March 3, 1931.

[No. 5569]

Executive Order 5570. March 3, 1931

Executive Order

Reinstatement of Probationer in Any Part of the Service

Civil Service Rule IX, section 1, is amended by adding a new paragraph to read as follows:

(e) An employee involuntarily separated during or at end of probation, without fault on his part, may be reinstated to serve a new probation in any part of the service, in any position for which he has qualified, or can qualify in an appropriate noncompetitive examination, subject to the other provisions of the civil service rules.

HERBERT HOOVER

THE WHITE HOUSE,

March 3, 1931.

[No. 5570]

Executive Order 5571. March 5, 1931

Executive Order

Withdrawal of Public Lands for Resurvey

Arizona

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 1 S., R. 2 W., T. 3 S., R. 4 W., and T. 2 N., R. 4 W., Gila and Salt River meridian, Arizona, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President, or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

March 5, 1931.

[No. 5571]

Executive Order 5572. March 7, 1931

Executive Order

Modification of Withdrawal of Public Lands for Classification Idaho

Upon recommendation of the Secretary of the Interior, Executive Order No. 4339 of November 9, 1925, withdrawing certain public lands in the State of Idaho for classification and pending enactment of legislation for their proper disposition, is hereby modified to the extent of authorizing him to approve an application filed by L. E. Strout pursuant to the provisions of the act of March 3, 1891 (26 Stat. 1095), and section 2 of the act of May 11, 1898 (30 Stat. 404), for right of way for an irrigation project affecting land in sec. 6, T. 4 S., R. 14 E., Boise meridian, Idaho.

HERBERT HOOVER

THE WHITE HOUSE,

March 7, 1931.

[No. 5572]

Executive Order 5573. March 7, 1931

Executive Order

Withdrawal of Public Lands for Classification

Utah

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that the public lands within the following described areas, in the State of Utah, be, and the same are hereby, temporarily withdrawn for classification and pending determination as to the advisability of including such lands in a national monument, subject to the conditions of the aforesaid acts and to valid existing rights:

SALT LAKE MERIDIAN

- T. 38 S., R. 11 W., surveyed secs. 31 to 34 inclusive;
- T. 39 S., R. 11 W., surveyed sec. 3, E. ½ sec. 9, secs. 10, 15, 16, 19, E. ½ sec. 21, sec. 22; unsurveyed secs. 4 to 8 inclusive, W. ½ sec. 9, secs. 17, 18, 20, and W. ½ sec. 21;
- T. 38 S., R. 12 W., surveyed W. ½ sec. 29; unsurveyed secs. 13, 14, 15, secs. 22 to 28 inclusive; E. ½ sec. 29, E. ½ sec. 33, secs. 34, 35, and 36;
- T. 39 S., R. 12 W., surveyed SE. ¼ sec. 4, sec. 23; unsurveyed secs. 1, 2, 3, NE. ¼ sec. 4, secs. 10 to 14 inclusive, and sec. 24, containing approximately 28,640 acres.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

March 7, 1931.

[No. 5573]

Executive Order 5574. March 11, 1931

Executive Order

Chugach National Forest

Alaska

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 34-36), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the tract of land in Alaska lying within the following described boundaries, heretofore occupied for fish-cannery purposes, be, and the same is hereby, excluded from the Chugach National Forest and restored to entry under the applicable public land laws:

Chs.

Beginning at Corner No. 1, meander corner, on the north shore of Controller Bay at the mouth of Bering River, in latitude 60° 11′ N. and longitude 144° 14′ W.; which corner is a spruce post 4 feet long, squared to 4 inches, set 2 feet in the ground, marked EL/I-MC; from which

 Λ spruce, 24 in. diam., bears north, 40 lks. distant, marked WEL/I-MC.

The westerly end of Wingham Island bears S. 32' W. U.S.M.M. Kayak No. 20 bears N. 84° 20' W., 2.78 chs.

Thence with meanders along beach, at line of ordinary high tide:

- (1) N. 85° 30′ W., 1.54 chs.; at 0.14 chs., creek 12 lks. wide;
- (2) N. 78° W., 1.26 chs.; at end of course, U.S.G.S.B.M.;
- (3) N. 89° 30′ W., 13.64 chs.; to Corner No. 2, meander corner, which is an unmarked iron pipe, 3 feet long, set 2 feet in the ground; from which

The rock off the west end of Wingham Island bears S. 30° W. Pete's Point bears S. 77° W.

An iron post with brass cap set flush with the ground bears north 1.54 chs. distant.

Thence by metes-and-bounds survey:

North, 12.70 chs.; across grassy flat.

- 8. 86 Pipe line running southeast.
- 9. 74 | Center line of road; ascend steep hillside.
- 12. 70 | Corner No. 3, not set.

Thence east.

16. 50 | Corner No. 4, not set.

Thence south, descending steep hill.

Chs 13. 20

Corner No. 1, meander corner, and the place of beginning, containing approximately 21.00 acres.

HERBERT HOOVER

THE WHITE HOUSE,

March 11, 1931.

[No. 5574]

Executive Order 5575. March 12, 1931

Executive Order

Extension of Trust Period on Allotments of Fond du Lac Indians of Minnesota

It is hereby ordered, under authority contained in section 5 of the act of February 8, 1887 (24 Stat. 389), that the trust period on allotments made in favor of members of the Fond du Lac Band of Chippewa Indians of Minnesota, which trust period expires during the calendar year 1931, be, and the same is hereby, extended for a period of 10 years.

HERBERT HOOVER

THE WHITE HOUSE,

March 12, 1931.

[No. 5575]

Executive Order 5576. March 13, 1931

Executive Order

Revocation of Withdrawal of Public Land for Resurvey

New Mexico

It is hereby ordered that Executive Order No. 4997, dated November 19, 1928, which withdrew, in addition to other land, the public land in T. 15 S., R. 17 E., Ts. 14 and 15 S., R. 18 E., and sec. 6, T. 15 S., R. 19 E., New Mexico principal meridian,

New Mexico, pending a resurvey, be, and the same is hereby, revoked, as to the above-mentioned townships and section.

And it is hereby ordered, pursuant to Public Resolution 85, approved June 12, 1930 (46 Stat. 580), that, subject to valid rights, the unreserved public lands in said townships and section, if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, by qualified ex-service men for whose service recognition is granted by the resolution, for a period of 91 days beginning with the date of the official filing of the plats of resurvey of said townships and section, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

March 13, 1931.

[No. 5576]

Executive Order 5577. March 13, 1931

Executive Order

Oakland, California, Abolished as a Customs Port of Entry

Executive Order No. 5011, dated December 15, 1928, designating Oakland, Calif., a customs port of entry in Customs Collection District No. 28 (San Francisco), with headquarters at San Francisco, Calif., and including within its port limits Oakland, Alameda, Berkeley, Emeryville, and San Leandro, is hereby revoked, and, effective immediately, the said places are restored to and included within the port limits of San Francisco, Calif.

HERBERT HOOVER

THE WHITE HOUSE,

March 13, 1931.

[No. 5577]

802

Executive Order 5578. March 13, 1931

Executive Order

Change of Designation of the Port of San Francisco, California, and Extension of Limits of Said Port

The designation of the customs port of San Francisco, Calif., in Customs Collection District No. 28 (San Francisco), with headquarters at San Francisco, is hereby changed to Port of San Francisco-Oakland, and the limits of said port are extended to include all points on San Francisco Bay, effective 30 days from the date of this order.

HERBERT HOOVER

THE WHITE HOUSE,

March 13, 1931.

[No. 5578]

Executive Order 5579. March 16, 1931

Executive Order

Crescent Lake Wild Life Refuge

Nebraska

It is hereby ordered that the following described area in Garden County, Nebr., be, and the same is hereby, reserved and set apart for the use of the Department of Agriculture as a refuge and breeding ground for birds and wild animals, subject to existing valid rights:

SIXTH PRINCIPAL MERIDIAN

T. 20 N., R. 43 W., sec. 12, SW. 1/2 SW. 1/4;

T. 20 N., R. 44 W., sec. 9, lot 1;

sec. 11, SE. 1/4 SE. 1/4; and

sec. 24, NE. 1/2 NE. 1/2;

T. 20 N., R. 45 W., sec. 3, lot 4.

Executive Orders

It is unlawful within this reservation (a) to hunt, trap, capture, willfully disturb, or kill any wild animal or bird of any kind whatever, to take or destroy the nests or eggs of any wild bird, to occupy or use any part of the reservation, or to enter thereon for any purpose, except under such rules and regulations as may be prescribed by the Secretary of Agriculture; (b) to cut, burn, or destroy any timber, underbrush, grass, or other natural growth; (c) willfully to leave fire or to suffer it to burn unattended near any forest, timber, or other inflammable material; (d) after building a fire in or near any forest, timber, or other inflammable material, to leave it without totally extinguishing it; and (e) willfully to injure, molest, or destroy any property of the United States.

Warning is given to all persons not to commit any of the acts herein enumerated, under the penalties prescribed by sections 106, 107, and 145 of chapter 4, title 18, United States Code (35 Stat. 1098, and 43 Stat. 98), or by section 10 of the Migratory Bird Conservation Act of February 18, 1929, United States Code, Supplement III, title 16, chapter 7a (45 Stat. 1222).

This refuge shall be known as the Crescent Lake Wild Life Refuge.

HERBERT HOOVER

THE WHITE HOUSE,

March 16, 1931.

[No. 5579]

Executive Order 5580. March 16, 1931

Executive Order

Extension of Trust Period on Lands of Agua Caliente Band of Indians, California

It is hereby ordered, under authority contained in the act of March 2, 1917 (39 Stats. 969-976), that the period of trust on lands patented to the Agua Caliente

Band of Mission Indians in California, which trust expires during the calendar year 1931, be, and the same is hereby, extended for a period of 10 years.

HERBERT HOOVER

THE WHITE HOUSE,

March 16, 1931.

[No. 5580]

Executive Order 5581. March 17, 1931

Executive Order

Withdrawal of Public Land for Classification

California

It is hereby ordered that the following described tract of public land in California be, and it is hereby, withdrawn from settlement, location, sale, entry, and other forms of disposal, subject to any prior valid claim legally initiated and maintained, for classification and in aid of legislation:

T. 46 N., R. 6 W., Mount Diablo meridian, lot 2, sec. 30.

This order shall remain in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

March 17, 1931.

[No. 5581]

Executive Order 5582. March 18, 1931

Executive Order

Withdrawal of Coal Lands

Alaska

Under authority and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that, subject to valid existing claims, the following lands are hereby temporarily withdrawn from settlement, location, sale, entry, lease, or other disposal and reserved for the purposes of investigation, examination, and classification.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

SEWARD MERIDIAN

T. 20 N., R. 7 E., secs. 1 to 4, inclusive; secs. 9 to 15, inclusive; sec. 24. T. 20 N., R. 8 E., secs. 7 to 10, inclusive; secs. 15 to 22, inclusive;

secs. 27 to 29, inclusive.

HERBERT HOOVER

THE WHITE HOUSE,

March 18, 1931.

[No. 5582]

Executive Order 5583. March 30, 1931

Executive Order

Rental and Subsistence Allowances of Officers

Pursuant to authority contained in sections 5 and 6 of the act of Congress approved June 10, 1922 (42 Stat. 628), the rates prescribed in said act are hereby

announced as effective for the fiscal year ending June 30, 1932, for the rental and subsistence allowances of officers of the various services entitled thereto.

HERBERT HOOVER

THE WHITE HOUSE,

March 30, 1931.

[No. 5583]

Executive Order 5584. March 30, 1931

Executive Order

Amendment of Schedule A, Section VIII, Paragraph 5(d), of the Civil Service Rules, to Except Part-Time Dentists in the Indian Service

On recommendation of the Department of the Interior, and concurrence of the Civil Service Commission, Schedule A, Section VIII, paragraph 5(d), of the civil service rules, is amended by insertion of the words "and dentists" to read as follows:

(d) Physicians and dentists employed in the Indian Service and receiving not more than \$1,200 per annum salary, who may lawfully perform their official duties in connection with their private practice, such employment, however, to be subject to the approval of the commission.

HERBERT HOOVER

THE WHITE HOUSE,

March 30, 1931.

[No. 5584]

Executive Order 5585. March 30, 1931

Executive Order

Withdrawal of Public Lands for Resurvey California

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in Ts. 18 S., Rs. 3 and 4 E., Mount Diablo meridian, California, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

March 30, 1931.

[No. 5585]

Executive Order 5586. March 30, 1931

Executive Order

Withdrawal of Public Lands for Classification

North Dakota

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions therein expressed and valid existing claims, it is hereby ordered that the public lands within the following described area in North Dakota be, and they are hereby, temporarily withdrawn for classification as to their suitability for wild-life refuge purposes:

FIFTH PRINCIPAL MERIDIAN

T. 138 N., R. 74 W., sec. 26, lots 1 and 2, and

sec. 32, N. ½ SE. ¼ and lots 1, 6, 7, and 8;

T. 138 N., R. 75 W., sec. 34, E. ½ NE. ¼, SW. ¼ NE. ¼, SE. ¼ NW. ¼, SW. ¼ and SE. ½;

T. 137 N., R. 76 W., sec. 22, SW. ¼ NE. ¼ and NW. ¼, and sec. 24, SE. ¼.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

March 30, 1931.

[No. 5586]

Executive Order 5587. March 30, 1931

Executive Order

Revocation of Withdrawal of Public Land Pending Resurvey

Colorado

It is hereby ordered that Executive Order No. 4964, dated September 17, 1928, which withdrew the public lands in T. 15 S., R. 84 W., sixth principal meridian, Colorado, pending a resurvey of said township, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85, approved June 12, 1930 (46 Stat. 580), that, subject to valid rights, the unreserved public lands in said township, if otherwise subject to disposition, shall be opened, under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, by qualified ex-service men for whose service recognition is granted by the resolution, for a period of 91 days beginning with the date of the official filing of the plat of resurvey of said township, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

March 30, 1931.

[No. 5587]

Executive Order 5588. March 31, 1931

Executive Order

Amendment of Schedule A of the Civil Service Rules in Relation to Appointment of Private Secretaries without Examination under Rule II, Section 3

The following clauses of Schedule A are revoked: XIV-1, XVI-1, XVII-1, XXII-1, XXII-1; and subdivision I is amended by the addition of clause 17 as follows:

17. One private secretary or confidential clerk to the head of each independent establishment, to the assistant to the head of each independent establishment, and to each member of commissions or boards; when such heads, assistants, or members are appointed by the President.

HERBERT HOOVER

THE WHITE HOUSE,

March 31, 1931.

[No. 5588]

Executive Order 5589. April 1, 1931

Executive Order

Withdrawal of Public Lands for Town-Site Purposes

Idaho

It is hereby ordered that the lands identified as Climax Mill Site and Crown Mill Site on United States Survey No. 3144 A and B, in lots 1, 3, and 4, sec. 25, T. 11 N., R. 17 E., Boise meridian, Idaho, are hereby reserved for town-site purposes under section 2380, United States Revised Statutes, subject to valid existing rights, to be disposed of under sections 2381 to 2386, inclusive, of said statutes.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

April 1, 1931.

[No. 5589]

Executive Order 5590. April 1, 1931

Executive Order

Petroleum Restoration No. 60

Montana

So much of Executive order of December 6, 1915, creating Petroleum Reserve No. 40, Montana No. 1, as affects the lands hereinafter described is hereby revoked.

Montana Meridian

T. 9 S., R. 22 E., sec. 12, SE. ½ SW. ½, SE. ½;

sec. 13, NE. ¼, NE. ¼ NW. ¼, S. ½ NW. ¼, S. ½;

sec. 24, E. ½, E. ½ W. ½, NW. ¼ NW. ¼;

sec. 25, E. ½, NE. ¼ NW. ¼;

sec. 36, E. ½ NE. ¼.

Executive Orders

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T. 9 S., R. 23 E., sec. 7, S. ½;
                  sec. 8, SW. 1/4 SW. 1/4;
                   sec. 14, S. ½ SW. ¼, SW. ¼ SE. ¼;
                   sec. 15, SW. ¼, W. ½ SE. ¼, SE. ¼ SE. ¼;
                   sec. 16, S. ½ NW. ¼, S. ½;
                   sec. 17, S. ½ NE. ½, NW. ¼, S. ½;
                   secs. 18 to 23, inclusive;
                   sec. 24, S. ½ NW. ¼, S. ½;
                   sec. 25, all;
                   sec. 26, N. ½, N. ½ SE. ½, SE. ½ SE. ½;
                   sec. 27, NE. ¼, N. ½ NW. ¼, SE. ¼ NW. ¼;
                   sec. 28, N. ½ N. ½, SW. ¼ NW. ¼;
                   sec. 29, N. ½, SW. ¼;
                   sec. 30, all;
                   sec. 31, lots 1, 2, 6, and 7, NE. 1/4, E. 1/2 NW. 1/4, NE. 1/4 SW. 1/4,
                             N. ½ SE. ½;
                   sec. 32, lots 1, 2, 3, and 4, W. ½ NE. ¼, SE. ¼ NE. ¼,
                            NW. ¼, N. ½ S. ½;
                   sec. 33, lots 1, 2, 3, and 4, SW. ¼ NW. ¼, N. ½ SW. ¼, NW. ¼
                            SE. 1/4;
                   sec. 36, lots 3 and 4, NE. ¼, N. ½ NW. ¼, SE. ¼ NW. ¼, N. ½
                            SE. ¼.
T. 9 S., R. 24 E., sec. 19, lots 3 and 4;
                   sec. 30, lots 1, 2, 3, and 4, SW. ¼ NE. ¼, E. ½ W. ½, W. ½ SE. ¼;
                   sec. 31, all;
                   sec. 32, lots 4, 5, and 12.
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HERBERT HOOVER

THE WHITE HOUSE,

April 1, 1931.

[No. 5590]

Executive Order 5591. April 1, 1931

Executive Order

Appointment of Mrs. Grace McMahan Tyndall

Mrs. Grace McMahan Tyndall may be appointed to an appropriate position under the War Department, without regard to the requirements of the civil-service rules. Mrs. Tyndall is the widow of Lieut. Frank B. Tyndall, who was killed in line of duty while piloting an Army airplane during a night flight on July 15, 1930.

This order is issued upon the recommendation of the Secretary of War.

HERBERT HOOVER

THE WHITE HOUSE,

April 1, 1931.

[No. 5591]

Executive Order 5592. April 3, 1931

Executive Order

Transfer of Control and Administration of Lands to the War Department for Military Purposes

Wyoming

Whereas by Proclamation No. 1259, dated December 20, 1913, and Executive Orders Nos. 2257, 2291, 2497, 2523, and 3040, dated October 14, 1915, December 27, 1915, December 7, 1916, January 30, 1917, and February 25, 1919, respectively, certain designated lands in the State of Wyoming, comprising part of the public domain, were withdrawn from settlement, entry, sale, and any and every other manner and form of appropriation or disposition under the public land laws of the United States for the protection of the water supply of the United States military post known as Fort D. A. Russell (now Fort Francis E. Warren) in the county of Laramie and State of Wyoming, so long as the continuance of said reservation shall be necessary to provide protection for the water supply of the said Fort D. A. Russell (now Fort Francis E. Warren), and until such time as the Congress or the President of the United States shall otherwise direct; and

Whereas by Executive Order No. 4678, dated June 29, 1927, the said Proclamation No. 1259, dated December 20, 1913, was revoked in so far as same affected the southeast quarter of the northeast quarter and the northeast quarter of the southeast quarter of sec. 8, T. 14 N., R. 70 W., sixth principal meridian; and

WHEREAS it is desired that control and administration of the lands withdrawn by said Proclamation No. 1259, dated December 20, 1913, and the said Executive Orders Nos. 2257, 2291, 2497, 2523, and 3040, dated October 14, 1915, December 27, 1915,

December 7, 1916, January 30, 1917, and February 25, 1919, respectively, as amended and modified by the said Executive Order No. 4678, dated June 29, 1927, be vested in the Secretary of War;

Now, THEREFORE, it is hereby ordered that the control and administration of the following described lands, to wit:

N. ½ sec. 2, NW. ¼ sec. 4, lot 4 and S. ½ sec. 6, and N. ½ sec. 8, T. 13 N., R. 70 W., sixth principal meridian;

E. ½ E. ½, NW. ½ NE. ½, SW. ½ SE. ½, and SW. ½ sec. 2, S. ½ sec. 4, N. ½ SE. ½ and lots 1, 2, 3, 4, 6, and 7 sec. 6, N. ½ NE. ½, NE. ½ NW. ½, S. ½ S. ½, and N. ½ SW. ½ sec. 8, N. ½ N. ½ and S. ½ sec. 10, NW. ½ sec. 12, W. ½ SW. ½ and SE. ½ SW. ½ sec. 14, lot 1 sec. 18, NE. ½ NE. ½, S. ½ N. ½, S. ½ SE. ½, and SE. ½ SW. ½ sec. 22, SW. ½ sec. 24, N. ½ S. ½, SE. ½ NE. ½, and W. ½ NW. ½ sec. 26, N. ½ and SW. ½ sec. 28, and NW. ½ SE. ½ sec. 30, T. 14 N., R. 70 W., sixth principal meridian;

N. ½ S. ½, SE. ½ SE. ½, and SW. ½ SW. ½ sec. 20, SE. ½, S. ½ SW. ½ sec. 22, NW. ½ and E. ½ sec. 26, N. ½ and SW. ½ sec. 28, lot 1, NE. ½ NW. ½ and SE. ½ SW. ½ sec. 30, sec. 32, and NE. ½, N. ½ NW. ½, W. ½ SW. ½, SE. ½ SW. ½, SW. ½ SE. ½, and E. ½ SE. ½ sec. 34, T. 15 N., R. 70 W., sixth principal meridian;

S. ½ N. ½ sec. 2, T. 13 N., R. 71 W., sixth principal meridian;

S. ½ N. ½ sec. 32, and sec. 34, T. 14 N., R. 71 W., sixth principal meridian;

and being the same lands referred to in Proclamation No. 1259, dated December 20, 1913, and in Executive Orders No. 2257, dated October 14, 1915, No. 2291, dated December 27, 1915, No. 2497, dated December 7, 1916, No. 2523, dated January 30, 1917, No. 3040, dated February 25, 1919, and No. 4678, dated June 29, 1927, be, and the same are hereby, transferred from the Secretary of the Interior to the Secretary of War, subject to all public and private valid existing easements thereon and other valid existing rights and claims thereto.

HERBERT HOOVER

THE WHITE HOUSE,

April 3, 1931.

[No. 5592]

Executive Order 5593. April 4, 1931

Executive Order

Public Water Reserve No. 139

Colorado

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847), entitled "An act to authorize the President of the United States to make withdrawals of public lands in certain cases," as amended by act of Congress approved August 24, 1912 (37 Stat. 497), it is hereby ordered that the land hereinafter listed be, and the same is hereby, withdrawn from settlement, location, sale, or entry, and reserved for public use in accordance with the provisions of section 10 of the act of December 29, 1916 (39 Stat. 865):

SIXTH PRINCIPAL MERIDIAN
T. 4 N., R. 61 W., sec. 5, S. ½ NW. ¼.

HERBERT HOOVER

THE WHITE HOUSE,

April 4, 1931.

[No. 5593]

Executive Order 5594. April 6, 1931

Executive Order

Public Water Reserve No. 138

Nevada and Wyoming

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847), entitled "An act to authorize the President of the United States to make withdrawals of public lands in certain cases," as amended by act of Congress approved August 24, 1912 (37 Stat. 497), it is hereby ordered that the land hereinafter listed be, and the same is hereby, withdrawn from settlement, location, sale, or entry,

and reserved for public use in accordance with the provisions of section 10 of the act of December 29, 1916 (39 Stat. 865):

NEVADA

MOUNT DIABLO MERIDIAN

T. 23½ N., R. 49 E., sec. 1, SW. ½ NE. ½, SE. ½ NW. ½.

WYOMING

SIXTH PRINCIPAL MERIDIAN

T. 29 N., R. 99 W., sec. 30, SE. ½ NW. ½, NE. ½ SW. ½. T. 29 N., R. 100 W., sec. 26, S. ½ NE. ½.

HERBERT HOOVER

THE WHITE HOUSE,

April 6, 1931.

[No. 5594]

Executive Order 5595. April 9, 1931

Executive Order

The Honorable Nicholas Longworth

As a mark of respect to the memory of the Honorable Nicholas Longworth, late Speaker and Member of the House of Representatives of the United States, it is hereby ordered that the flags on the White House and public buildings in the District of Columbia and the State of Ohio be placed at half mast to-day and on the day of the funeral service at Cincinnati, Ohio, Saturday, April 11, 1931.

HERBERT HOOVER

THE WHITE HOUSE,

April 9, 1931.

[No. 5595]

Executive Order 5596. April 9, 1931

Executive Order

Withdrawal of Public Lands for Resurvey

Nevada

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 20 N., R. 25 E., Mount Diablo meridian, Nevada, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President, or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

April 9, 1931.

[No. 5596]

Executive Order 5597. April 9, 1931

Executive Order

Public Water Restoration No. 68

New Mexico

So much of Executive order of February 8, 1923, creating Public Water Reserve No. 86, as affects the land hereinafter listed is hereby revoked, and all such land not otherwise reserved or withdrawn is hereby restored to the public domain and shall become subject to disposition under the laws applicable thereto upon such date and after such notice as may be hereafter determined and announced.

NEW MEXICO MERIDIAN

T. 17 S., R. 19 W., sec. 10, NE. ¼, N. ½ SE. ½; sec. 11, SW. ½ NW. ½, NW. ½ SW. ½.

HERBERT HOOVER

THE WHITE HOUSE,

April 9, 1931.

[No. 5597]

Executive Order 5598. April 10, 1931

Executive Order

Coal Land Restoration, New Mexico No. 48

So much of Executive order of May 18, 1911, creating Coal Land Withdrawal, New Mexico No. 6, as affects the land hereinafter described is hereby revoked in aid of an authorized exchange of lands under the act of March 3, 1921 (41 Stat. 1225–1239):

NEW MEXICO MERIDIAN

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T. 19 N., R. 10 W., sec. 4, all;
                     sec. 6, all;
                     sec. 8, all;
                     sec. 10, N. ½ N. ½, SE. ½ NE. ½, SW. ½ NW. ½, NE. ½ SE. ½,
                              NW. ¼ SW. ¼, S. ½ S. ½;
                     sec. 12, all;
                     sec. 18, all;
                     sec. 20, all;
                     sec. 26, SW. ¼, W. ½ SE. ¼, SE. ¼ SE. ½;
                     sec. 28, N. ½, SW. ¼, N. ½ SE. ¼, SW. ¼ SE. ¼;
                     sec. 30, all;
                     sec. 34, all.
T. 18 N., R. 11 W., sec. 4, all;
                     sec. 6, all;
                     sec. 8, all;
                     sec. 10, all;
                     sec. 12, all;
                     sec. 14, all;
                     sec. 20, all;
                     sec. 22, all;
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sec. 26, all;
                       sec. 28. all:
                       sec. 30, all;
                       sec. 34, all.
T. 19 N., R. 11 W., sec. 4, all;
                       sec. 6, all;
                       sec. 8, all;
                       sec. 10, all;
                       sec. 12, all;
                       sec. 14, all;
                       sec. 18, all;
                       sec. 20, all;
                       sec. 22, all;
                       sec. 24, all;
                       sec. 26, NE. ¼, N. ½ NW. ¼, SE. ¼ NW. ¼, S. ½;
                       sec. 28, all;
                       sec. 30, all;
                       sec. 34, all.
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HERBERT HOOVER

THE WHITE HOUSE,

April 10, 1931.

[No. 5598]

Executive Order 5599. April 13, 1931

Executive Order

Inclusion of Captain Washington C. McCoy in the Classified Service

It is hereby directed that Capt. Washington C. McCoy, master of the U.S.M.V. *Kilkenny*, Bureau of Navigation, be placed in the classified service.

This order is issued on the recommendation of the Commissioner of Navigation, concurred in by the Secretary of Commerce, in view of the splendid record of Captain McCoy, his exceptional ability as a navigator, faithful attention to duty, and interest in the service, for many years.

HERBERT HOOVER

THE WHITE HOUSE,
April 13, 1931.

[No. 5599]

819

Executive Order 5600. April 16, 1931

Executive Order

Withdrawal of Public Lands to Form Agricultural Field Station Oregon

By virtue of the authority vested in me by the provisions of the act of Congress of June 25, 1910 (36 Stat. 847), as amended by the act of Congress of August 24, 1912 (37 Stat. 497), the following described lands within the Umatilla Federal Irrigation Project, Oregon, are hereby withdrawn and set aside for the use of the Department of Agriculture, as an agricultural field station:

WILLAMETTE MERIDIAN, OREGON
T. 4 N., R. 28 E., sec. 14, S. ½ SE. ½ SW. ½, sec. 23, NW. ½.

This order shall continue in full force and effect unless and until revoked by the President, or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

April 16, 1931.

[No. 5600]

Executive Order 5601. April 16, 1931

Executive Order

Withdrawal of Public Lands for Classification Oregon

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that lots 7, 8, 9, and 12 sec. 33, T. 2 S., R. 6 W., Willamette meridian, Oregon, be, and they

are hereby, temporarily withdrawn from settlement, location, sale, or entry, except as provided in said acts, for classification and in aid of proposed legislation.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

April 16, 1931.

[No. 5601].

Executive Order 5602. April 20, 1931

Executive Order

Placing Certain Government Property in the Virgin Islands under the Control and Jurisdiction of the Department of the Interior

WHEREAS under the authority conferred on me by the act of March 3, 1917, entitled "An act to provide a temporary government for the West Indian Islands acquired by the United States from Denmark by the convention entered into between said countries on the fourth day of August, nineteen hundred and sixteen, and ratified by the Senate of the United States on the seventh day of September, nineteen hundred and sixteen, and for other purposes" (39 Stat. 1132), and by virtue of all other powers thereto me enabling, the administration of the government of the Virgin Islands, including expenditures and the appointment of personnel, was placed under the supervision of the Secretary of the Interior; and

WHEREAS certain lands, buildings, and improvements, hereinafter enumerated under Class One, have been acquired by the United States for island government affairs as distinguished from naval activities and are available for permanent use in the administration of the government of the Virgin Islands, to wit:

CLASS ONE

St. Thomas

(a) Government House, Nos. 21 and 22 Kongen's Gade. Acquired by treaty. Occupied as public quarters by governor and commandant. Maintained by Federal funds appropriated for temporary government of the Virgin Islands.

- (b) Powder magazine, Hazzell Island, No. 9f Southside Quarter. Acquired by treaty. Until recently used by Public Works officer of the station and the municipality. Now unoccupied.
- (c) Military cemetery, No. 9g New Quarter. Acquired by treaty. Is being administered by the municipality.
- (d) Shipley's Battery, Hazzell Island, with connecting road to signal station (formerly Cowell's Battery). Formerly considered Danish state property.

St. Croix

(a) Government House, Nos. 2 and 3 King Street and No. 2 Queen Cross Street, Christiansted. Acquired by treaty. Used by municipal government and district court. Part of building used as temporary quarters of governor.

(b) Cable office building, Christiansted. No matricula numbers. Acquired by treaty. Lower floor used as office of West India & Panama Telegraph & Cable Co., under the terms of concession. Upper floor used as noncommissioned officers' quarters.

(c) Former military bakery, Church Street, Christiansted. No matricula numbers. Acquired by treaty. At present being kept up by the municipality.

(d) King's Hill Poor Farm, No. 23AA King's Quarter. Acquired by treaty. Now used as a poor farm.

(e) Radio station site. Acquired by deed from municipality of St. Croix dated October 23, 1930;

and

Whereas certain other lands, buildings, improvements, and furnishings, hereinafter enumerated under Class Two, acquired by the United States for naval activities are not for the time being needed for such uses and are available for temporary use in the administration of the government of the Virgin Islands, to wit:

CLASS Two

St. Thomas

- (a) Navy headquarters building (No. 0, P.W.O. Drawing "A", showing conditions on April 20, 1931). Quarters "B", quarters of captain of navy yard (P.W.O. Drawing "B", showing conditions on April 20, 1931), including the furniture now located therein.
- (b) Marine barracks (P.W.O. Drawing "A", showing conditions on April 20, 1931, less No. 0, 1R, 2R, 3R, 4R, 5R, 38M, 40M, 43M, and 50M).
- (c) Marine Corps storehouse (P.W.O. Drawing "C", showing conditions on April 20, 1931).

St. Croix

(a) Marine barracks (former Gendarmerie barracks, Nos. 21, 22, and 23 Hospital Street, No. 8 Church Street, Nos. 1, 2, 68, and 69 East Street, and No. 39 New Street, Christiansted). Acquired by treaty.

Now, THEREFORE, under the authority vested in me by the aforesaid act of March 3, 1917, and by virtue of all other powers thereto me enabling, I do hereby direct that all items above enumerated under Class One be, and the same are hereby

transferred permanently to the control and jurisdiction of the Secretary of the Interior for use in the administration of the government of the Virgin Islands. And I do hereby further direct that all items above enumerated under Class Two be, and the same are hereby, transferred temporarily to the control and jurisdiction of the Secretary of the Interior for use in the administration of the government of the Virgin Islands, said temporary transfer to become effective on evacuation of the premises by the naval authorities, and on condition that the premises will be maintained in good repair and returned to the control and jurisdiction of the Secretary of the Navy when required for naval uses.

The following lands, buildings, and improvements acquired by the United States for naval activities are retained under the control and jurisdiction of the Secretary of the Navy:

St. Thomas

- (a) Naval station (P.W.O. Drawing "D", showing conditions on April 20, 1931).
- (b) Radio station (No. 1R, 2R, 3R, 4R, 5R, 38M, 40M, 43M, and 50M, P.W.O. Drawing "A", showing conditions on April 20, 1931).

Copies of the P.W.O. drawings herein referred to are hereto attached and made a part hereof.

HERBERT HOOVER

THE WHITE HOUSE,

April 20, 1931.

[No. 5602]

EDITOR'S NOTE: The diagram accompanying the Executive order is filed with the original in the National Archives and Records Service.

Executive Order 5603. April 20, 1931

Executive Order

Withdrawal of Public Lands for Resurvey Wyoming

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in Tps. 41, 42,

43, and 44 N., Rs. 83 and 84 W. of the sixth principal meridian, Wyoming, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of May 29, 1908 (35 Stat. 465).

This order shall continue in full force and effect unless and until revoked by the President, or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, *April* 20, 1931.

[No. 5603]

Executive Order 5604. April 20, 1931

Executive Order

Appointment of Mrs. Cecil Alexander

Mrs. Cecil Alexander may be appointed to an appropriate position in the Post Office Department or the field service thereof without regard to the requirements of the civil-service rules.

Mrs. Alexander, who is employed as contact clerk in the office of the postmaster at Dallas, Tex., and who has performed very efficient service as such since February 18, 1930, is now past the maximum age for admission to competitive examination. It is represented, because of her peculiar qualifications and ability to handle the public due to her extended experience in the business world in confidential and responsible positions prior to her temporary appointment in the Dallas office, that the Postal Service will suffer materially by the discontinuance of the services of Mrs. Alexander and it is not possible through regular channels to replace her with a new appointee possessing like ability, tact, and proficiency required of this position.

This order is issued upon the recommendation of the Postmaster General.

HERBERT HOOVER

THE WHITE HOUSE,

April 20, 1931.

[No. 5604]

824

Executive Order 5605. April 21, 1931

Executive Order

Actual Expenses and Per Diem Allowances for Civilian Officers and Employees While Traveling

Executive Order No. 5014, issued December 19, 1928, prescribing regulations for the allowance and payment of actual expenses and the fixing and payment of per diem allowances for civilian officers and employees while traveling on official business and away from their designated posts of duty, is hereby revoked, effective July 1, 1931. These regulations, with amendments, are prescribed in the amended edition of the Standardized Government Travel Regulations, approved by the President April 21, 1931, to become effective July 1, 1931.

HERBERT HOOVER

THE WHITE HOUSE,
April 21, 1931.

[No. 5605]

Executive Order 5605-A. April 21, 1931

Executive Grder

RADIO FREQUENCIES

Executive Order No. 5197-A, dated September 30, 1929, entitled "Assignment of Frequencies to Government Radio Stations," is hereby amended so as to delete the assignment to the Navy of 68 kc.

HERBERT HOOVER

THE WHITE HOUSE, April 21, 1931.

[5605-A]

825

Executive Order 5606. April 22, 1931

Executive Order

Fallon Wild-Life Refuge

Nevada

It is hereby ordered that the public lands within the following described area in Churchill County, Nev., be, and the same are hereby, reserved and set apart for the use of the Department of Agriculture as a refuge and breeding ground for birds and wild animals, subject to existing valid rights:

MOUNT DIABLO MERIDIAN

- T. 21 N., R. 29 E., secs. 1 and 12;
- T. 22 N., R. 29 E., sec. 36;
- T. 21 N., R. 30 E., secs. 2 to 11, inclusive;
- T. 22 N., R. 30 E., secs. 2, 4, 6, 8, 10, 14, 16, 18, 20, 22, 26, 28, 30, 32, and 34.

Lands involved have been withdrawn for reclamation purposes in connection with the Truckee-Carson Project, Nevada, and are primarily under the jurisdiction of the Department of the Interior. The reservation of these lands as a wild-life refuge is subject to the use thereof by said department for irrigation and other incidental purposes.

It is unlawful within this reservation (a) to hunt, trap, capture, willfully disturb, or kill any wild animal or bird of any kind whatever, to take or destroy the nests or eggs of any wild bird, to occupy or use any part of the reservation, or to enter thereon for any purpose, except under such rules and regulations as may be prescribed by the Secretary of Agriculture; (b) to cut, burn, or destroy any timber, underbrush, grass, or other natural growth; (c) willfully to leave fire or to suffer it to burn unattended near any timber or other inflammable material; (d) after building a fire in or near any forest, timber, or other inflammable material, to leave it without totally extinguishing it; and (e) willfully to injure, molest, or destroy any property of the United States.

Warning is given to all persons not to commit any of the acts herein enumerated, under the penalties prescribed by sections 106, 107, and 145 of chapter 4, title 18, United States Code (35 Stat. 1098 and 43 Stat. 98), or by section 10 of the Migra-

tory Bird Conservation Act of February 18, 1929, United States Code, Supplement IV, title 16, chapter 7a, section 715i (45 Stat. 1224).

This refuge shall be known as the Fallon Wild-Life Refuge.

HERBERT HOOVER

THE WHITE HOUSE,

April 22, 1931.

[No. 5606]

Executive Order 5607. April 22, 1931

Executive Order

Correction in Description of Land Restored to the Territory of Hawaii

Whereas by Executive Order No. 5132, dated June 6, 1929, certain lands, being a portion of the Kahauiki Military Reservation (Fort Shafter) and the Hawaii Arsenal Military Reservation, island of Oahu, Territory of Hawaii, were restored to their previous status for the use of the Territory of Hawaii for road purposes;

WHEREAS the description of those portions of the Kahauiki Military Reservation (Fort Shafter) and the Hawaii Arsenal Military Reservation, as given in said Executive Order No. 5132, dated June 6, 1929, has been found to be inaccurate, and a resurvey has been made of the said reservations:

Now, THEREFORE, pursuant to the authority vested in me by section 91 of the act of Congress approved April 30, 1900 (31 Stat. 141), entitled "An act to provide a government for the Territory of Hawaii," as amended by section 7 of the act of Congress approved May 27, 1910 (36 Stat. 447), it is hereby ordered that the description of those portions of the Kahauiki Military Reservation (Fort Shafter) and the Hawaii Arsenal Military Reservation, contained in said Executive Order No. 5132, dated June 6, 1929, be, and the same is hereby, amended to read as follows:

Parcel 1, being a portion of the Kahauiki Military Reservation (Fort Shafter) set aside for military purposes by Executive order dated July 20, 1899, as modified by Executive Order No. 2521, dated January 26, 1917, and more particularly described as follows:

Beginning at an iron bolt on the boundary between the lands of Moanalua and Kahauiki, the direct azimuth and distance to station No. 3 being 191° 03′ 59″—53.14 feet, said station No. 3 being a standard brass plate cemented into the top of a large rock called "Pohakuakai" on the north side of King Street, the coordinates of said point of beginning referred to Government survey triangulation station "Punchbowl" being 11,305.38 feet north and 13,760.53 feet west and running by true azimuth (all azimuths being measured clockwise from the true south):

- 191° 03′ 59′′—44.77 feet along the land of Moanalua to concrete monument No. K-2:
- On a curve to the right with a radius of 517.61 feet, the direct azimuth and distance being 275° 47′ 04′′—184.48 feet along remainder of Kahauiki Military Reservation to concrete monument No. K-3;
- 286° 03′ 00′′—193.77 feet along same to brass plate No. K-4, set in sidewalk in front of the guardhouse;
- On the curve to the right with a radius of 1,457.77 feet, the direct azimuth and distance being 300° 36′ 30′′—732.86 feet along same to concrete monument No. K-5;
- On the curve to the right with a radius of 1,441,01 feet, the direct azimuth and distance being 331° 36′ 04′′—815.47 feet along same to concrete monument No. K-6 on the Kahauiki-Hawaii Arsenal boundary;
- 15° 36′ 01″—207.29 feet across King Street along Hawaii Arsenal boundary to concrete monument No. K-7, this monument being also monument No. 13 of the Hawaii Arsenal Military Reservation boundary;
- 171° 52′ 36″—95.11 feet along remainder of Kahauiki Military Reservation to concrete monument No. K-8;
- On the curve to the left with a radius of 1,352.37 feet, the direct azimuth and distance being 153° 31′ 15″—851.75 feet along same to concrete monument No. K-9;
- On the curve to the left with a radius of 1,371.77 feet, the direct azimuth and distance being 120° 36′ 30″—689.64 feet along same to concrete monument No. K-10;
- 106° 03′ 00′′—193.77 feet along same to concrete monument No. K-11;
- On the curve to the left with a radius of 431.61 feet, the direct azimuth and distance being 95°.18′ 45″—160.83 feet along same to brass plate No. K-12, set in road;
- 84° 34′ 30′′—16.91 feet along same to concrete monument No. K-13;
- 191° 03′ 59″—44.84 feet to the point of beginning, containing an area of 3.92 acres, more or less.

Parcel 2, being a portion of the Hawaii Arsenal Military Reservation, formerly known as the Hawaiian Ordnance Depot, said arsenal reservation being included in the Kahauiki Military Reservation (Fort Shafter) as described in Executive Order No. 2521, dated January 26, 1917, as modified by Executive Orders No. 3080, dated April 30, 1919; No. 3171, dated September 29, 1919; No. 4455, dated June 5, 1926; and by Territorial Executive Order No. 56, dated December 18, 1918; and more particularly described as follows:

Beginning at standard concrete monument No. 31, as described in Executive Order No. 2521, dated January 26, 1917, the direct azimuth and distance to H. T. S. street monument near the east corner of the Pacific Guano & Fertilizer lot being 322° 25′ 19″—656.50 feet, the coordinates of said concrete monument No. 31, referred to Government survey triangulation station "Punchbowl" being 9,349.84 feet north and 11,894.92 feet west and running by true azimuth (all azimuths being measured clockwise from the true south):

- 57° 17′ 16′′—68.9 feet across King Street to station No. K-2, marked by a 3-inch pipe set over a brass plate set in rock 1 foot below the ground surface;
- 139° 20′ 30″—529.75 feet along remainder of Hawaii Arsenal Military Reservation to station No. K-3, marked by a brass plate cemented in edge of large boulder;
- On a curve to the right with a radius of 520.45 feet, the direct azimuth and distance being 155° 36′ 30′′—291.57 feet along the same to concrete monument No. K-4;
- 157° 42′ 50′′—6.24 feet along the same to concrete monument No. K-5; same being the monument No. 13 of Hawaii Arsenal Military Reservation boundary and No. K-7 of King Street right of way through Kahauiki Military Reservation;
- 195° 36′ 01′′—207.29 feet across King Street along Kahauiki Military Reservation boundary to concrete monument No. K-6;
- On a curve to the right, with a radius of 1,056.05 feet, the direct azimuth and distance being 349° 20′ 40″—93.25 feet along remainder of Hawaii Arsenal Military Reservation to concrete monument No. K-7;
- 351° 52′ 30′′—102.63 feet along the same to a brass plate No. K-8, set in concrete on the hillside about 1 foot below the surface;
- On the curve to the left, with a radius of 434.45 feet, the direct azimuth and distance being 335° 36′ 30″— 243.39 feet to concrete monument No. K-9;
- 319° 20′ 30′′—625.63 feet along the same to concrete monument No. K-10;
- On a curve to the left, with a radius of 20 feet, the direct azimuth and distance being 273° 41′ 55″—28.60 feet to concrete monument No. K-11;
- 48° 03′ 21″—38.07 feet along northwest side of Middle Street to concrete monument No. K-12;
- 139° 16′ 02′′—107.20 feet along present northeast side of King Street to the point of beginning, containing an area of 1.896 acres, more or less.

HERBERT HOOVER

THE WHITE HOUSE,

April 22, 1931.

[No. 5607]

Executive Order 5608. April 22, 1931

Executive Order

Designation of Sasabe, Arizona, as a Customs Port of Entry

By virtue of the authority vested in me by the act of Congress approved August 1, 1914 (38 Stat. 623), making appropriations for the sundry civil expenses of the Government for the fiscal year ended June 30, 1915, the customs station of Sasabe, Ariz., is hereby designated a customs port of entry in Customs Collection District No. 26 (Arizona) with headquarters at Nogales, Ariz., effective 30 days from the date of this order.

HERBERT HOOVER

THE WHITE HOUSE,

April 22, 1931.

[No. 5608]

Executive Order 5609. April 23, 1931

Executive Order

Civil-Service Status for Former Employees of the National Home for Disabled Volunteer Soldiers, Now Employees of the Veterans' Administration

Whereas section 4(b) of the act of July 3, 1930, authorizing the President to consolidate and coordinate governmental activities affecting war veterans, provides:

"Such of the personnel as are not inmates of any of the branches of the National Home for Disabled Volunteer Soldiers may, by Executive order, be given a civil-service status in accordance with the laws relating thereto upon such terms and conditions as the President may direct"

Now, THEREFORE, by virtue of the authority vested in me by said law, I hereby direct that employees of the Bureau of National Homes of the Veterans' Administration, who are not inmates, be included, with their positions, in the classified civil service upon receipt by the Civil Service Commission of general certification by the Administrator of Veterans' Affairs that such employees are both capable and efficient,

classification to be effective July 1, 1931, except employees whose duties ordinarily would not place them in the classified service, such as chefs, cooks, and bakers, attendants (including kitchen helpers, barbers, matrons, housekeepers, maids, laundry helpers, seamstresses, orderlies, waiters, and waitresses), whose appointments will be under Schedule A of the civil-service rules and regulations, and unskilled laborers: *Provided*, That those employees appointed within 60 days preceding July 1, 1931, shall not be classified unless appointed in accordance with the civil-service law and rules.

HERBERT HOOVER

THE WHITE HOUSE,

April 23, 1931.

[No. 5609]

Executive Order 5610. April 24, 1931

Executive Order

Amendment of the Civil-Service Rules Relating to Veterans' Preference

The civil-service rules are hereby amended as indicated below.

Rule VI, paragraph 1, is amended to read as follows by eliminating the sentence "Applicants for entrance examination who, because of disability, are entitled either to a pension by authorization of the Bureau of Pensions or to compensation or training by the Veterans' Bureau, and widows of honorably discharged soldiers, sailors, and marines, and wives of injured soldiers, sailors, and marines who themselves are not qualified, but whose wives are qualified for appointment, shall have ten points added to their earned ratings," and substituting therefor the sentence "Applicants for entrance examination who are honorably discharged and who establish by official records the present existence of a service-connected disability, and widows of honorably discharged soldiers, sailors, and marines, and wives of honorably discharged soldiers, sailors, and marines who because of service-connected disability are themselves not qualified but whose wives are qualified for appointment, shall have ten points added to their earned ratings; and this shall also apply to retired officers and enlisted men who establish through official sources the present existence of a service-

connected disability in the same manner as is required of others who are granted disability preference":

Examination papers shall be rated on a scale of 100, and the subjects therein shall be given such relative weights as the commission may prescribe. Honorably discharged soldiers, sailors, and marines shall have five points added to their earned ratings in examinations for entrance to the classified service. Applicants for entrance examination who are honorably discharged and who establish by official records the present existence of a service-connected disability, and widows of honorably discharged soldiers, sailors, and marines, and wives of honorably discharged soldiers, sailors, and marines who because of service-connected disability are themselves not qualified but whose wives are qualified for appointment, shall have ten points added to their earned ratings; and this shall also apply to retired officers and enlisted men who establish through official sources the present existence of a service-connected disability in the same manner as is required of others who are granted disability preference. In examinations where experience is an element of qualifications, time spent in the military or naval service of the United States during the World War or the war with Spain shall be credited in an applicant's ratings where the applicant's actual employment in a similar vocation to that for which he applies was temporarily interrupted by such military or naval service but was resumed after his discharge. Competitors shall be duly notified of their ratings.

Rule VI, paragraph 2, is amended to read as follows by eliminating the clause "but the names of disabled veterans, their wives, and the widows of honorably discharged soldiers, sailors, and marines shall be placed above all others," and substituting therefor the clause "but the names of persons entitled to disability preference as defined in paragraph 1 of this rule shall be placed above all others":

All competitors rated at 70 or more shall be eligible for appointment, and their names shall be placed on the proper register according to their ratings; but the names of persons entitled to disability preference as defined in paragraph 1 of this rule shall be placed above all others.

The foregoing amendments to Civil-Service Rule VI will apply to future examinations conducted by the Civil Service Commission.

Rule VII, paragraph 1(b), is amended to read as follows by eliminating the sentence "An appointing officer who passes over a veteran eligible and selects a nonveteran with the same or lower rating shall place in the records of the department his reasons for so doing," and substituting therefor the sentence "An appointing officer who passes over a veteran eligible and selects a nonveteran with the same or lower rating shall file with the Civil Service Commission the reasons for so doing, which reasons will become a part of the veteran's record but will not be made available to the veteran or to anyone else except in the discretion of the appointing officer":

The nominating or appointing officer shall make selections for the first vacancy from not more than the highest three names certified, or on the register, with sole reference to merit and fitness, unless objection shall be made and sustained by the commission, to one or more of the persons certified, for any of the reasons stated in Rule V, section 4. For the second vacancy he shall make selection from not more than the highest three remaining, who have not been within his reach for three separate vacancies, or against whom objection has not been made and sustained in the manner indicated. The third and any additional vacancies shall be filled in like manner. More than one selection may be made from the three names next in order for appointment, or from two names if the register contains only two, subject to the requirements of section 2 of this rule as to the apportionment. An appointing officer who passes over a veteran eligible and selects a nonveteran with the same or lower rating shall file with the Civil Service Commission the reasons for so doing, which reasons will become a part of the veteran's record but will not be made available to the veteran or to anyone else except in the discretion of the appointing officer. Any eligible who has been within reach for three separate vacancies in his turn may be subsequently selected, subject to the approval of the commission from the certificate on which his name last appeared, if the condition of the register has not so changed as to place him in other respects beyond reach of certification.

The Civil Service Commission is authorized to hold quarterly examinations for positions for which there are existing registers of eligibles, such examinations to be open only to the men and women entitled to disability preference as herein provided, the names of the resulting eligibles to be entered at the head of the existing registers in the order of ratings attained in competition with the disability-preference eligibles, if any, whose names may already appear at the head of such registers.

HERBERT HOOVER

THE WHITE House,
April 24, 1931.

[No. 5610]

Executive Order 5611. April 24, 1931

Executive Order

Withdrawal of Public Lands for Use in Connection with San Carlos Indian Irrigation Project, Arizona

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that the

Executive Orders

following described tracts of public lands in Arizona be, and they are hereby, withdrawn from settlement, location, sale, or entry, except as provided in said acts, for use in connection with the San Carlos Indian Irrigation Project, subject to any valid rights or claims initiated prior to March 24, 1931:

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GILA AND SALT RIVER MERIDIAN
T. 4 S., R. 11 E., sec. 1, S. ½ SW. ¼ and SE. ¼;
                   sec. 2, S. ½ SE. ½;
                   sec. 11, lots 1, 2, 3, 8, and 9 and NE. ¼ NE. ¼;
                   sec. 12, all;
                   sec. 13, N. ½ and N. ½ S. ½;
                   sec. 14, NE. 1/4 and N. 1/2 SE. 1/4;
T. 4 S., R. 12 E., sec. 1, all;
                  sec. 2, all;
                  sec. 3, S. ½;
                  sec. 4, S. 1/2;
                  sec. 5, all;
                  sec. 6, all;
                  sec. 7, all;
                  sec. 8, N. ½;
                  sec. 9, N. ½;
                  sec. 10, N. ½;
T. 4 S., R. 13 E., sec. 5, all;
                  sec. 6, all;
T. 5 S., R. 15 E., sec. 12, SE. 1/4;
                  sec. 13, E. ½;
                  sec. 24, NE. 1/4;
T. 4 S., R. 16 E., sec. 28, all (N. 1/2 unsurveyed);
T. 5 S., R. 16 E., sec. 7, all (partly unsurveyed).
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This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

April 24, 1931.

[No. 5611]

Executive Order 5612. April 25, 1931

Executive Order

Establishing a Council of Personnel Administration

TO THE HEADS OF DEPARTMENTS AND INDEPENDENT ESTABLISHMENTS:

- 1. For the purpose of developing in the Federal Government a more effective and economical system of employment and personnel management, and to promote the general welfare of the employees of the National Government, there is hereby established a Council of Personnel Administration, under the chairmanship of the President of the United States Civil Service Commission.
- 2. The council shall consist of the heads of the departments, the President of the Civil Service Commission, the Director of the Bureau of the Budget, the Chief of the Bureau of Efficiency, the Chairman of the Interstate Commerce Commission, and the Administrator of Veterans' Affairs. The President of the Civil Service Commission shall act as chairman of the council.
- 3. The Director of Research in Personnel Administration of the United States Civil Service Commission shall serve as Director of the Council of Personnel Administration, and shall carry out the projects approved by the board. He shall appoint a project committee consisting of representatives of departments and advisory committees, who shall assist him in formulating projects to be submitted to the executive committee. He shall also appoint such planning and advisory committees as shall be necessary.
- 4. The following five members of the council shall constitute an executive committee: Chairman—President of the Civil Service Commission; the Secretary of Agriculture; the Secretary of the Interior; the Secretary of Commerce; and the Chief of the Bureau of Efficiency. This executive committee shall (a) take action on plans and projects submitted by the director, subject to ratification by the council; (b) present general plans to the director for formulation into projects.
- 5. The head of each department or independent establishment shall designate the employee best qualified to carry out in his establishment a fact-finding study, which shall be carried out as outlined by the Civil Service Commission. The findings of this study shall show the present personnel practices of the Federal Government, shall serve as a basis for improvements in selection, flexibility of registers, announcements, transfers, promotions, training, and coordination of personnel

activities and administration, and shall indicate the extent to which the Government service does offer, or can be made to offer a partial or a permanent career.

- 6. The Council of Personnel Administration shall:
- (a) Establish a liaison system between the Civil Service Commission and the several departments;
- (b) With the assistance of advisory committees composed of representatives of industry, business organizations, and educational institutions, and through cooperation with these organizations, make available to the Government the best developments in personnel administration outside of Government service, and make available to the public and to educational institutions authoritative information regarding employment by the Federal Government; and
- (c) Prepare specific plans for improvement and coordination of personnel administration in the Federal service, and cooperate with such departments and establishments as may desire to adopt such plans.
- 7. Each department representative shall also carry out in his department such of those projects hereafter approved by the council as the head of his department shall desire to have carried out.
- 8. Members of the council are authorized to assign to this work such members of their staffs as they believe essential for making this order effective.

HERBERT HOOVER

THE WHITE HOUSE,

April 25, 1931.

[No. 5612]

Executive Order 5613. April 28, 1931

Executive Order

Withdrawal of Lands for Addition to Bishops Point Military Reservation, Territory of Hawaii

Pursuant to section 91 of the act of Congress approved April 30, 1900 (31 Stat. 141, 159), entitled "An act to provide a government for the Territory of Hawaii," as amended by section 7 of the act of Congress approved May 27, 1910 (36 Stat. 443,

447), the military reservation of Bishops Point, island of Oahu, Territory of Hawaii, transferred to and placed under the control and jurisdiction of the War Department by an act of Congress approved July 9, 1918 (40 Stat. 861), is hereby enlarged by the addition thereto of a parcel of land containing 1.21 acres, more or less, between the said reservation and the established harbor line; so that the military reservation, as thus enlarged, will include all lands within the metes and bounds as follows:

Beginning at concrete monument No. 4, said monument being located on the boundary line of Bishops Point Naval and Military Reservations, bearing 284° 44′ 45″—208.80 feet from Bishops Point triangulation station, thence running by true azimuths and distances:

- 23° 49′ 00′′—177.71 feet along the wall to a brass plate, No. 5, in the middle of the sea wall:
- 135° 16′ 00″—304.45 feet along the center line of the sea wall to brass plate No. 6 set in center of the sea wall;
- 180° 00′ 00′′—478.66 feet along the center line of the sea wall to brass plate No. 7;
- 290° 45′ 00′′—45.76 feet along the sea wall to a concrete monument, No. 1, on the boundary of Kunana-Halawa Subdivision;
- 293° 49′ 00′′—250.00 feet along same to concrete monument No. 2;
- 293° 49′ 00"—180.75 feet along same to concrete monument No. 3;
- 23° 49′ 00″—374.45 feet along the boundary of Bishops Point Naval Reservation to the point of beginning, containing an area of 4.21 acres, more or less.

There is hereby reserved to the use of the Navy Department a right of way over the said military reservation from the remaining portion of the naval reservation on Bishops Point to and upon any landing which may be built from the shore of the military reservation to water of sufficient depth to permit naval launches to moor alongside of said landing.

HERBERT HOOVER

THE WHITE HOUSE,

April 28, 1931.

[No. 5613]

Executive Order 5614. May 1, 1931

Executive Order

Reporting of Expenditures for Use in the Budget

In pursuance of the provisions of the Budget and Accounting Act approved June 10, 1921, I hereby prescribe the following rules and regulations with regard to the reporting of expenditures in the Budget:

- 1. As soon as practicable after the close of each fiscal year, the Secretary of the Treasury shall furnish the Director of the Bureau of the Budget with a detailed statement of the expenditures of the Government on the basis of checks issued by disbursing officers and agents of the United States, under each separate head of appropriations as carried on the books of the Treasury Department; and such expenditures shall be classified separately under the captions "General fund," "Special funds," and "Trust funds," respectively.
- 2. In order to enable the Secretary of the Treasury to comply with the provisions of this order, the head of each executive department and independent establishment shall furnish the Secretary of the Treasury as soon as practicable after the close of each fiscal year with a detailed statement of the unexpended balances in the hands of disbursing officers and agents, or to their official credit, at the close of the fiscal year for which such report is made, classified according to appropriations, special funds, trust funds, and special deposit accounts as carried on the books of the Treasury.
- 3. The Secretary of the Treasury shall prescribe such forms as he may consider necessary to carry out the provisions of this order.

HERBERT HOOVER

THE WHITE HOUSE,

May 1, 1931.

[No. 5614]

Executive Order 5615. May 1, 1931

Executive Order

Transfer of Lands from the St. Joe to the Clearwater National Forest

Idaho

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 36; U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that T. 41 N., R. 6 E., Boise meridian, be transferred from the St. Joe to the Clearwater National Forest, in the State of Idaho. This transfer is to be effective from July 1, 1931.

HERBERT HOOVER

THE WHITE HOUSE,

May 1, 1931.

[No. 5615]

Executive Order 5616. May 2, 1931

Executive Order

Transfer of Lands between the Pend Oreille and Kootenai National Forests

Idaho-Montana

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 36; U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following changes be made in the boundary between the Pend Oreille and Kootenai National Forests in the States of Idaho and Montana:

First. Beginning on the international boundary line between the United States of America and the Dominion of Canada, at boundary post No. 222; thence in a southerly direction following the hydrographic divide between Canuck Creek on the

west and American Creek on the east to Canuck Peak; thence continuing on the hydrographic divide between the headwaters of Spread Creek, Hell Roaring Creek, and north and south forks of Meadow Creek in Montana, and Deer Creek and Skin Creek in Idaho to the Idaho-Montana State line at monument 23.

Second. Beginning at a point in the center of the Kootenai River at its intersection with the Idaho-Montana State line; thence northwesterly following the center line of said river approximately one-half mile to a point approximately 10 chains south of the mouth of Boulder Creek; thence in a southwesterly direction following the hydrographic divide between Boulder Creek and East Fork lying to the northwest, and Raymond Creek and the headwaters of North Callahan Creek on the southeast, through Timber Mountain, Star Mountain, and Middle Mountain to Boulder Peak; thence in a general southerly direction following the hydrographic divide between the headwaters of Boulder Creek, Grouse Creek, and Rapid Lightning Creek on the west, and North and South Callahan Creeks on the east to Mount Pend Oreille; thence continuing southeasterly on the hydrographic divide between the headwaters of North Fork Lightning Creek on the south and South Callahan Creek and Keeler Creek on the north and east, through Moose Mountain, Bening Mountain, Rattle Mountain, Lightning and Twin Peaks to monument 65 on the Idaho-Montana State line; thence continuing on the hydrographic divide easterly and southerly between the headwaters of East Fork Lightning Creek on the west and Keeler Creek and Stanley Creek on the east to the intersection with the boundary between the Kootenai and Cabinet National Forests in the State of Montana; thence following along said interforest boundary line to its intersection with the Idaho-Montana State line at approximately monument 72.

It is intended by this Executive order through changes of the boundary between the Pend Oreille and Kootenai National Forests to transfer certain lands from the Pend Oreille to the Kootenai National Forest and certain other lands from the Kootenai to the Pend Oreille National Forest, said transfers to be effective on July 1, 1931.

HERBERT HOOVER

THE WHITE HOUSE, May 2, 1931.

[No. 5616]

Executive Order 5617. May 4, 1931

Executive Order

Appointment of Mrs. Elsie K. Demshock

Mrs. Elsie K. Demshock may be appointed to an appropriate position in the Navy Department without reference to the provisions of the civil-service rules.

Mrs. Demshock is the widow of John Joseph Demshock, chief aviation pilot, United States Navy, who was killed in an airplane crash in line of duty on August 24, 1929, at Eugene, Oreg.

This order is issued upon the recommendation of the Secretary of the Navy.

HERBERT HOOVER

THE WHITE HOUSE,

May 4, 1931.

[No. 5617]

Executive Order 5618. May 11, 1931

Executive Order

Exclusion of Public Lands from the Crook National Forest for Town-Site Purposes

Arizona

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 34-36), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the boundaries of the Crook National Forest be modified by excluding therefrom the following described land in the State of Arizona:

GILA AND SALT RIVER MERIDIAN

In T. 2 S., R. 12 E., NE. ¼ NE. ¼ SW. ¼ sec. 3, excepting from said legal subdivision Homestead Entry Survey No. 437.

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Subject to valid existing claims, the land excluded from the national forest by this order is hereby reserved for town-site purposes.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, May 11, 1931.

[No. 5618]

Executive Order 5619. May 11, 1931

Executive Order

Deerlodge National Forest

Montana

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 36; U.S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following described lands, which have largely passed from Government ownership, be, and the same are hereby, excluded from the Deerlodge National Forest, in the State of Montana:

MONTANA MERIDIAN

T. 3 N., R. 7 W., secs. 11, 12, 13, 14, and 23, W. ½ sec. 24, and N. ½ sec. 26; T. 4 N., R. 7 W., secs. 20, 21, 22, 28, 29, 32, and 33.

And it is hereby ordered, pursuant to Public Resolution 85, approved June 12, 1930, that, subject to valid rights, the public lands in the excluded area shall be opened only to entry under the homestead or desert land laws where applicable by qualified ex-service men for whose service recognition is granted by said resolution, under the terms and conditions of said resolution and the regulations issued thereunder, for a period of 91 days beginning with the 63d day from and after the date hereof, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to such lands by settlement in advance of entry, or otherwise except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE, May 11, 1931.

[No. 5619]

Executive Order 5620. May 13, 1931

Executive Order

Appointment of Mrs. Dorothy I. Sinnott

Mrs. Dorothy I. Sinnott may be appointed to an appropriate position in the Department of Labor without regard to the requirements of the civil-service rules.

Mrs. Sinnott is the widow of former Representative Nicholas J. Sinnott, who was later judge of the United States Court of Claims until his death, July 20, 1929.

HERBERT HOOVER

THE WHITE HOUSE,

May 13, 1931.

[No. 5620]

Executive Order 5621. May 13, 1931

Executive Order

Amendment of Article X of Consular Regulations

Section 140, Article X of the Consular Regulations, is hereby amended to read as follows:

- 140. Naturalization and citizenship of married women. It is provided by an act of Congress of September 22, 1922 (42 Stat. 1021), as amended by two acts of Congress approved July 3, 1930 (46 Stat. 849 and 854), and the act of Congress approved March 3, 1931 (46 Stat. 1511):
- 1. That the right of any woman to become a naturalized citizen of the United States shall not be denied or abridged because of her sex or because she is a married woman.
- 2. That any woman who marries a citizen of the United States after the passage of this act, or any woman whose husband is naturalized after the passage of this act, shall not become a citizen of the United States by reason of such marriage or naturalization; but, if eligible to citizenship, she may be naturalized upon full and complete compliance with all requirements of the naturalization laws, with the following exceptions:
 - (a) No declaration of intention shall be required;
- (b) In lieu of the 5-year period of residence within the United States and the 1-year period of residence within the State or Territory where the naturalization court is held, she shall have resided continuously in the United States, Hawaii, Alaska, or Porto Rico for at least one year immediately preceding the filing of the petition.
- 3. (a) A woman citizen of the United States shall not cease to be a citizen of the United States by reason of her marriage after this section, as amended, takes effect, unless she makes a formal renunciation of her citizenship before a court having jurisdiction over naturalization of aliens.
- (b) Any woman who before this section, as amended, takes effect, has lost her United States citizenship by residence abroad after marriage to an alien or by marriage to an alien ineligible to citizenship may, if she has not acquired any other nationality by affirmative act, be naturalized in the manner prescribed in section 4 of this act, as amended. Any woman who was a citizen of the United States at birth shall not be denied naturalization under section 4 on account of her race.
- (c) No woman shall be entitled to naturalization under section 4 of this act, as amended, if her United States citizenship originated solely by reason of her marriage to a citizen of the United States or by reason of the acquisition of United States citizenship by her husband.
- 4. (a) A woman who has lost her United States citizenship by reason of her marriage to an alien eligible to citizenship or by reason of the loss of United States citizenship by her husband may, if eligible to citizenship and if she has not acquired any other nationality by affirmative act, be naturalized upon full and complete

compliance with all requirements of the naturalization laws, with the following exceptions:

- (1) No declaration of intention and no certificate of arrival shall be required, and no period of residence within the United States or within the county where the petition is filed shall be required;
- (2) The petition need not set forth that it is the intention of the petitioner to reside permanently within the United States;
- (3) The petition may be filed in any court having naturalization jurisdiction, regardless of the residence of the petitioner;
- (4) If there is attached to the petition, at the time of filing, a certificate from a naturalization examiner stating that the petitioner has appeared before him for examination, the petition may be heard at any time after filing.
- (b) After her naturalization such woman shall have the same citizenship status as if her marriage, or the loss of citizenship by her husband, as the case may be, had taken place after this section, as amended, takes effect.

The amendment made by this section to section 4 of such act of September 22, 1922, shall not terminate citizenship acquired under such section 4 before such amendment.

- 5. (Repealed by section 4(b) of the act of March 3, 1931.)
- 6. That section 1994 of the Revised Statutes, which reads as follows:
- "Any woman who is now or may hereafter be married to a citizen of the United States, and who might herself be lawfully naturalized, shall be deemed a citizen."

and section 4 of the Expatriation Act of March 2, 1907 (34 Stat. 1229), which reads as follows:

"That any foreign woman who acquires American citizenship by marriage to an American shall be assumed to retain the same after the termination of the marital relation if she continues to reside in the United States, unless she makes formal renunciation thereof before a court having jurisdiction to naturalize aliens, or if she resides abroad she may retain her citizenship by registering as such before a United States consul within one year after the termination of such marital relation."

are repealed. Such repeal shall not terminate citizenship acquired or retained under either of such sections, nor restore citizenship lost under the latter.

7. That section 3 of the Expatriation Act of March 2, 1907 (34 Stat. 1228), which reads as follows:

"That any American woman who marries a foreigner shall take the nationality of her husband. At the termination of the marital relation she may resume her American citizenship, if abroad, by registering as an American citizen within one year with a consul of the United States, or by returning to reside in the United States, or,

if residing in the United States at the termination of the marital relation, by continuing to reside therein."

is repealed. Such repeal shall not restore citizenship lost nor terminate citizenship resumed under this section. A woman who has resumed under such section citizenship lost by marriage shall, upon the passage of this act, have for all purposes the same citizenship status as immediately preceding her marriage.

- 8. That any woman eligible by race to citizenship who has married a citizen of the United States before the passage of this amendment, whose husband shall have been a native-born citizen and a member of the military or naval forces of the United States during the World War and separated therefrom under honorable conditions; if otherwise admissible, shall not be excluded from admission into the United States under section 3 of the Immigration Act of 1917, unless she be excluded under the provisions of that section relating to—
- (a) Persons afflicted with a loathsome or dangerous contagious disease, except tuberculosis in any form;
 - (b) Polygamy;
 - (c) Prostitutes, procurers, or other like immoral persons;
- (d) Persons convicted of crime: *Provided*, That no such wife shall be excluded because of offenses committed during legal infancy, while a minor under the age of 21 years, and for which the sentences imposed were less than three months, and which were committed more than five years previous to the date of the passage of this amendment:
 - (e) Persons previously deported;
 - (f) Contract laborers.

That after admission to the United States she shall be subject to all other provisions of this act.

HERBERT HOOVER

THE WHITE HOUSE,

May 13, 1931.

[No. 5621]

Executive Order 5622. May 15, 1931

Executive Order

Classification of Federal Employees in the Philippines

On recommendation of the head of a department or independent establishment and with the approval of the Civil Service Commission, any employee of such executive department or independent establishment in the Philippine Islands who on the date of this order is in the Federal service and who for at least seven years has rendered faithful and exceptionally meritorious service in a classified position, and who has acquired a rating of at least 40 in a civil-service examination that would qualify him for probational appointment in the position, may be given a classified status. Such an employee who has served continuously since March 1, 1904, may be given a classified status without examination.

HERBERT HOOVER

THE WHITE HOUSE,

May 15, 1931.

[No. 5622]

Executive Order 5623. May 15, 1931

Executive Order

Withdrawal of Public Lands for Resurvey

California

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in secs. 3, 4, 5, 8, 9, 10, 11, 13, 14, 15, 23, 24, and 25 in T. 6 S., R. 38 E., secs. 30, 31, and 32 in T. 6 S., R. 39 E., and secs. 4, 5, and 9 in T. 7 S., R. 39 E., of the Mount Diablo meridian, California, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said

sections under the act of March 3, 1909 (35 Stat. 845), as amended by the joint resolution of June 25, 1910 (36 Stat. 884).

This order shall continue in full force and effect unless and until revoked by the President, or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

May 15, 1931.

[No. 5623]

Executive Order 5624. May 15, 1931

Executive Order

Regulations Governing the Occupation and Maintenance of Certain Foreign Service Quarters

For the purpose of carrying into effect the provisions of the "Foreign Service Buildings Act, 1926" (44 Stat. 403), as amended by the act of May 29, 1928 (45 Stat. 971), the following regulations are established as to the occupation and maintenance of diplomatic and consular residential and office quarters owned or leased for long terms by the United States:

- 1. For the purpose of these regulations, the word "property" will be used to apply to embassy, legation, or consular real estate, and the title "the officer" will be used to [indicate as ranking American representative either an ambassador, minister, minister resident, agent, or Foreign Service officer.
- 2. The officer for the time being is, unless otherwise specially authorized by the department, to be deemed the American official in charge of the property. He will be responsible therefor in the manner hereinafter prescribed, and on entering into occupation is required to sign an agreement in the following form:

I have received a copy of the Regulations Governing the Occupation and Maintenance of Certain Foreign Service Quarters, dated

I have read said regulations; and, so far as they may be applicable to my occupation of , I undertake to recognize as a legal claim on me or my estate the liability to repay to the Department of State the cost of making good such deficiencies or damage as may be decided to be properly chargeable to me under these regulations.

- 3. At each property are to be kept inventories of furniture and other properties belonging to the Government of the United States, in the form prescribed by regulation, and copies of all instructions and rules relating to their management. Duplicate copies of such documents will be retained in the Department of State.
- 4. Upon every change of occupation, a survey of the premises and furniture will be made by the outgoing officer and his successor or substitute. From time to time, such a survey will be made by a duly appointed agent of the Secretary of State. Any deficiency, misuse, or waste of Government furniture or other property will be carefully noted in the survey, in order that the cost of replacement or of making good any damage arising from neglect or improper usage may be recovered from the responsible officer. A copy of the survey will be transmitted to the department.
- 5. The survey on change of occupation will, whenever possible, be made as soon as the outgoing officer has removed his private property therefrom. Until the survey has been made, the outgoing officer should retain in charge of the house some servant or other person responsible to him, who may represent him when the survey is made. The incoming officer should also be either present or represented, in order that he or his representative may sign the inventory and take charge of the house as soon as the survey is complete. Officers should communicate directly with the Department of State as to details of these arrangements.
- 6. The Secretary of State shall decide all matters relating to the maintenance and due preservation of property and to the expenditure of moneys appropriated by Congress.
- 7. The present permanent official residences shall be deemed complete and suitable in all respects for the reception of officers appointed to occupy them, and no alteration or addition of any kind to buildings, fittings, or furniture will be paid for by the Department of State unless it shall have been previously authorized by the department. Should any alterations or additions be made without such prior authorization, the officer will be responsible not only for the expense thereof but for any expense thought necessary by the department for restoring buildings, fittings, or furniture to their original state. The prior sanction of the department should be obtained before any instructions are given to local architects to prepare schemes and estimates other than those of a purely approximate character which involve no special fee or commission if the work is not carried to completion.
- 8. Recommendations for purchases of property, for construction and repairs, and for purchases and repairs of furniture are to be sent immediately the necessity arises to the Department of State. Proposals involving large expenditure should be forwarded in time to reach the department before the first of March, so that, if

approved by the department, they may be submitted to the office of the Bureau of the Budget for consideration with the annual estimates for the next Budget.

- 9. Officers are to use all reasonable precautions against fire; and when extinguishers, fire hydrants, or other appliances are supplied, they are to satisfy themselves that such appliances are examined from time to time and if necessary tested, in order to ascertain their efficiency.
- 10. In the event of the death of the responsible officer, or of other vacancy in the post, the next ranking official will be responsible for the proper custody of Government property. He should at once report to the Secretary of State the arrangements which he has made for this purpose, and should apply for the Secretary's sanction to any expenditure that it may be necessary to incur pending the appointment of the incoming officer. He should at once verify the state of the property, if possible with a representative of the deceased or departed officer, and should sign the inventory.
- 11. The holding of auctions of private effects in or upon Government premises is strictly forbidden.
- 12. The fabric of all Government-owned buildings, with the permanent fixtures attached thereto, the boundary walls, entrance gates, and approaches, will be kept in an efficient state of repair by the Department of State.
- 13. Periodical painting and coloring of exterior, and papering, painting, coloring, etc., of interior, will be done only upon authorization by the Department of State, Exterior painting will, as a rule, not be authorized more frequently than once in every three years; nor interior painting more frequently than once in every four years. Painting at shorter intervals than these may be authorized by the Department of State if it is satisfied that such a need has arisen only from fair wear and tear.
- 14. In case of damage by storm, fire, or other casualty, the expense of restoration of Government-owned buildings will be borne by the Department of State, provided the officer can show to the satisfaction of the department that the damage was in no way due to neglect of proper precautions. Urgent repairs may be executed at once to prevent further damage from exposure, but the officer should telegraph facts and obtain authorization for such emergency repairs where the damage is extensive and the outlay required will be large. Estimates of the cost of repairing the damage should be obtained and submitted to the Secretary of State and his approval and authorization obtained before ordering repairs.
- 15. The cost of renewing fittings and fixtures worn out by natural wear and tear will, when authorized, be borne by the Department of State, as well as the cost of repairs. The officer must himself defray the cost of ordinary and periodical clean-

ing, including the sweeping of chimneys, the cleaning of kitchen flues and boilers, and the cleaning of tanks and cisterns.

- 16. The Department of State will, within the limits of appropriations made by Congress, provide, maintain, and repair the necessary apparatus and fittings for heating, lighting, and supplying water; and it will pay reasonable charges for the actual supplying of fuel, electric current, gas, and water for the property.
- 17. No trees may be removed except such as are of small size and value, nor may alterations be carried out in the grounds which are likely to increase the cost of maintenance or alter the appearance, without the authorization, given in advance, of the department.
- 18. Whenever, in consequence of the occurrence of contagious or infectious disease in the household of an officer, disinfection has become necessary in order to protect the health of the occupants, the officer will be held responsible for providing that the premises are sufficiently disinfected, and for procuring from a medical officer a certificate that this has been done.
- 19. Furniture will be supplied within the limits of available appropriations by the department for all Government-owned properties. Officers will be required to use the Government furniture as part of the equipment of the post; or, alternatively, they must be responsible for its care and storage.
- 20. The Department of State will bear the cost of renewing and repairing office furniture at properties; but the cost of ordinary and periodical cleaning, including the beating of carpets, the cleaning or washing of curtains, etc., must be borne by the officer.
- 21. The sanction of the department must be obtained before old furniture is repaired or replaced by new, and such sanction will be granted only when a reasonable time has elapsed since the articles to be replaced or repaired were originally purchased.
- 22. Officers will be held personally responsible for the due preservation of residence and office furniture and furnishings and for the immediate repair, at their personal cost, of defects arising from neglect or improper use. It is understood that the Department of State will not renew or repair furniture, carpets, curtains, etc., which may be destroyed or damaged by the keeping of animals, birds, etc., or through being stored, and that all such damage must be repaired by the officer, who is also responsible for neglect of instructions or damage by his servants, subordinates, or guests.
- 23. Furniture or other Government property is not, without the written sanction of the Department of State, to be removed from apartments furnished at Government expense. This prohibition applies equally to the removal of furniture from

one house to another on the property. Should this rule be disregarded, and the articles become depreciated in value through being so transferred, or through being stored or otherwise neglected, the officer will be held personally responsible for the depreciation. Under no circumstances may the property of the Government be loaned or sublet without the previous approval of the department.

- 24. In cases where property or furniture is provided for the use of a member of the Foreign Service below the rank of officer in charge, the same regulations will apply, except that the correspondence and accounts will be submitted through the officer in charge and not direct.
- 25. Whenever the ranking officer is absent from the post beyond the normal period of leave of absence with pay (that is, 60 days plus transit time), provided that no member of his immediate family remains in the house, or during any absence for a shorter period in case of a mutual agreement of the two officers concerned, the substitute officer at the post will be authorized to occupy the premises. The survey mentioned in paragraph 4 and the transfer of the furniture and other property on the inventory must be made when such a change of occupation takes place.
- 26. Space in Government-owned buildings shall be allotted by the Secretary of State under the direction of the Foreign Service Buildings Commission, and when allotted should not be changed except upon specific authorization.

HERBERT HOOVER

THE WHITE HOUSE, May 15, 1931.

[No. 5624]

Executive Order 5625. May 18, 1931

Executive Order

Saturday Working Hours, Field Service, Department of the Interior

It is hereby ordered that four hours, exclusive of time for luncheon, shall constitute a day's work on Saturdays for all clerks and other employees of the field service of the Department of the Interior; and all Executive or other orders in conflict herewith are hereby revoked.

It is provided, however, that this order shall not apply to any bureau or office, or to any of the clerks or other employees thereof, that may for special public reasons be excepted therefrom by the head of said department, or where the same would be inconsistent with the provisions of existing law.

HERBERT HOOVER

THE WHITE HOUSE,

May 18, 1931.

[No. 5625]

Executive Order 5626. May 18, 1931

Executive Order

Extension of Trust Period on Allotments of Kickapoo Indians of Kansas

It is hereby ordered, under authority contained in section 5 of the act of February 8, 1887 (24 Stat. 388-389), that the trust period on allotments made to the Kickapoo Indians of Kansas, which trust period expires during the calendar year 1931, be, and the same is hereby, further extended for a period of 10 years.

HERBERT HOOVER

THE WHITE HOUSE,

May 18, 1931.

[No. 5626]

Executive Order 5627. May 20, 1931

Executive Order

Participation in the Government of Arlington County, Virginia, by Federal Employees Permanently Residing Therein

Officers and employees of the executive civil service permanently residing in Arlington County, Va., may become candidates for and hold local office in such county and may participate in campaigns for election to such offices.

In the exercise of the privilege granted by this order, officers and employees must not neglect their official duties and must not engage in national or state politics in violation of the civil-service rules. If there is such violation, the head of the department or independent office in which the person is employed shall inflict such punishment as the Civil Service Commission shall recommend.

Officers and employees elected or appointed to offices requiring full-time service shall resign their positions with the Federal Government. If elected or appointed to offices requiring only part-time service, they may accept and hold same without relinquishing their Federal employment, provided the holding of such part-time office does not conflict or interfere with their official duties as officers or employees of the Federal Government.

This order is based upon the facts that Arlington County is substantially a municipality, that a considerable number of the residents and taxpayers are employed in the Government service, that service as local officers in such county should in no way involve general partisan political activity, and that the principle of home rule and local self-government justifies such participation.

The permission granted by this order may be suspended or withdrawn by the Civil Service Commission when, in its opinion, the activities resulting therefrom are, or may become, detrimental to the public interest or inimical to the proper enforcement of the civil-service rules.

HERBERT HOOVER

THE WHITE HOUSE,

May 20, 1931.

[No. 5627]

Executive Order 5628. May 20, 1931

Executive Order

Appointment of Mrs. Amy Cowing

Mrs. Amy Cowing may be appointed as a clerk-typist in the Department of Agriculture without reference to the provisions of the civil-service rules.

This order is issued upon the recommendation of the Secretary of Agriculture.

HERBERT HOOVER

THE WHITE HOUSE,

May 20, 1931. [No. 5628]

Executive Order 5629. May 21, 1931

Executive Order

Public Water Reserve No. 141

Montana

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847), entitled "An act to authorize the President of the United States to make withdrawals of public lands in certain cases," as amended by act of Congress approved August 24, 1912 (37 Stat. 497), it is hereby ordered that the land hereinafter listed be, and the same is hereby, withdrawn from settlement, location, sale, or entry and reserved for public use in accordance with the provisions of section 10 of the act of December 29, 1916 (39 Stat. 865):

MONTANA MERIDIAN

T. 32 N., R. 32 E., all land within 50 feet of a well drilled by the Bowdoin Oil & Gas Co. near the east line of the SE. ½ of SW. ½, sec. 35.

HERBERT HOOVER

THE WHITE HOUSE,

May 21, 1931.

[No. 5629]

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Executive Order 5630. May 25, 1931

Executive Order

Transferring Control and Administration of Public Lands to the Secretary of the Interior and Reserving a Part for Lighthouse Purposes

Washington

Whereas by Executive Order No. 4104, dated November 20, 1924, there were withdrawn, among other tracts, under the provisions of the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), lot 1, sec. 5, all sec. 8, and a right of way 100 feet wide along the present private road leading to county road across lots 4, 5, and 6, sec. 7, T. 34 N., R. 2 W., Willamette meridian, Washington, for use of the Navy Department as a site for the naval radio compass station, Cattle Point, Wash., with a provision that the tracts were to be returned to the control of the Interior Department when no longer needed by the Navy Department; and

Whereas by Executive Order No. 4529, dated October 25, 1926, the area of the aforesaid naval radio compass station was reduced by restoring to its previous status the land comprising Goose Island in sec. 8, T. 34 N., R. 2 W., Willamette meridian, Washington; and

WHEREAS the area of the aforesaid radio compass station was further reduced by a decision of the Interior Department dated November 24, 1926, in favor of Eliza Jakle for lots 2, 3, 4, the west 40 acres of lot 5, and SE. ¼ NW. ¼ sec. 8, T. 34 N. R. 2 W., Willamette meridian, Washington; and

WHEREAS the area of the aforesaid radio compass station was further reduced by Executive Order No. 4607, dated March 10, 1927, by restoring to its previous status the land embraced within lot 1, sec. 5, and lot 1, sec. 8, T. 34 N., R. 2 W., Willamette meridian, Washington; and

WHEREAS the naval radio compass station, Cattle Point, Wash., has been decommissioned and the site remaining in the custody of the Navy Department is no longer required for any uses under its jurisdiction:

Now, THEREFORE, it is ordered that the following tracts of land in T. 34 N., R. 2 W., Willamette meridian, Washington, withdrawn by Executive Order No. 4104 and remaining under the jurisdiction and control of the Navy Department be, and hereby are, returned to the control of the Interior Department for disposal under the act of July 5, 1884 (23 Stat. 103), or as may be otherwise provided by law:

East 19.75 acres of lot 5 (now lot 9), lots 6, 7, and SW. ¼ NW. ¼ sec. 8, T. 34 N., R. 2 W., Willamette meridian, Washington, together with a right of way 100 feet wide along the present private road leading to county road across lots 4, 5, and 6, sec. 7 of the aforesaid township.

It is also hereby ordered that lot 7 of said sec. 8 be reserved and placed under the control of the Secretary of Commerce for lighthouse purposes.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

May 25, 1931.

[No. 5630]

Executive Order 5631. May 26, 1931

Executive Order

Withdrawal of Public Lands for Municipal Water Supply California

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847), entitled "An act to authorize the President of the United States to make withdrawals of public lands in certain cases," as amended by act of Congress approved August 24, 1912 (37 Stat. 497), and on the recommendation of the Secretary of the Interior, it is hereby ordered that the lands hereinafter described be, and the same are hereby, in so far as title thereto remains in the United States, withdrawn from settlement, location, sale, or entry, and reserved for municipal water supply purposes:

MOUNT DIABLO MERIDIAN

T. 1 N., R. 29 E.

Sec. 1, all.

Sec. 2, all.

Sec. 3, all.

Sec. 4, all.

Sec. 5, all.

Sec. 6, E. 1/2 and E. 1/2 W. 1/2.

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Sec. 7, NE. 1/4 and E. 1/2 NW. 1/4. Sec. 8, N. ½. Sec. 9, all. Sec. 10, all. Sec. 11, all. Sec. 12, all. Sec. 13, all. Sec. 14, all. Sec. 15, all. Sec. 18, S. 1/2. Sec. 19, all. Sec. 20, SW. 1/4. Sec. 22, E. 1/2. Sec. 23, all. Sec. 24, all. Sec. 25, all. Sec. 26, all. Sec. 27, SW. 1/4. Sec. 28, S. 1/2. Sec. 29, all. Sec. 30, all. Sec. 32, N. 1/2. Sec. 33, all. Sec. 34, all. Sec. 35, all.

T. 1 N., R. 30 E.

Sec. 4, all. Sec. 5, all. Sec. 6, all. Sec. 7, all. Sec. 8, all. Sec. 9, N. ½-NW. ¼, NW. ¼ NE. ¼. Sec. 10, S. ½ S. ½. Sec. 14, SW. 1/4. Sec. 15, all. Sec. 17, W. 1/2. Sec. 18, all. Sec. 19, all. Sec. 20, all. Sec. 21, all. Sec. 22, all. Sec. 23, all. Sec. 25, SW. 1/4. Sec. 26, all. Sec. 27, all. Sec. 28, all. Sec. 29, all. Sec. 30, all.

Sec. 32, N. 1/2. Sec. 33, N. ½. Sec. 34, all.

Sec. 35, all.

T. 1 N., R. 31 E.

Sec. 31, all. Sec. 32, W. 1/2.

T. 1 S., R. 31 E.

Sec. 5, all. Sec. 6, all. Sec. 7, all. Sec. 8, all.

Sec. 28, W. ½. Sec. 33, W. 1/2.

T. 2 S., R. 31 E.

Sec. 3, all.

Sec. 10, all.

Sec. 11, all.

Sec. 14, all.

Sec. 23, all.

Sec. 24, all. Sec. 25, all.

Sec. 26, E. 1/2.

T. 2 S., R. 32 E.

Sec. 26, SW. 1/4.

Sec. 27, all.

Sec. 28, N. ½, SW. ¼, E. ½ SE. ¼.

Sec. 29, all unsurveyed.

Sec. 30, all unsurveyed.

Sec. 31, all unsurveyed.

Sec. 32, all.

Sec. 33, S. ½ and NW. ¼.

Sec. 34, N. ½, SE. ¼, and NE. ¼ SW. ¼.

Sec. 35, all.

T. 3 S., R. 31 E.

Sec. 1, all.

Sec. 2, all.

Sec. 11, E. 1/2.

Sec. 12, all.

T. 3 S., R. 32 E.

Sec. 1, all.

Sec. 2, all. Sec. 3, all.

Sec. 4, all.

Sec. 5, all.

Sec. 6, N. ½, S. ½ SE. ¼, NE. ¼ SE. ¼, S. ½ SW. ¼, NW. ¼ SW. ¼.

Sec. 7, all.

Sec. 8, all.

Sec. 9, all.

T. 3 S., R. 32 E.

Sec. 10, all.

Sec. 11, all.

Sec. 12, all.

Sec. 13, N. ½, N. ½ SE. ¼.

Sec. 14, NW. ¼, W. ½ SW. ¼.

Sec. 15, all.

Sec. 22, all.

Sec. 23, N. ½, N. ½ SE. ¼, N. ½ SW. ¼, SW. ¼ SW. ¼.

Sec. 24, W. ½ NW. ¼, NW. ¼ SW. ¼, SE. ¼ SE. ¼.

Sec. 25, NE. ¼ NE. ¼, S. ½ N. ½, N. ½ S. ½, S. ½ SE. ¼, SE. ¼ SW. ¼.

Sec. 26, W. ½ and NE. ¼.

Sec. 27, E. 1/2.

Sec. 35, W. ½, W. ½ SE. ¼, SW. ¼ NE. ¼.

T. 3 S., R. 33 E.

Sec. 7, all.

Sec. 18, N. ½, SE. ¼, N. ½ SW. ¼.

Sec. 19, E. ½, SW. ¼, S. ½ NW. ¼.

Sec. 20, N. ½ SW. ¼, SE. ¼.

Sec. 29, all.

Sec. 30, all.

Sec. 31, E. 1/2.

Sec. 32, all.

T. 4 S., R. 32 E.

Sec. 12, S. 1/2.

T. 4 S., R. 33 E.

Sec. 5, W. ½, SE. ¼, S. ½ NE. ¼.

Sec. 6, E. ½ and E. ½ W. ½.

Sec. 7, E. ½, SW. ¼, and E. ½ NW. ¼.

Sec. 8, all.

Sec. 17, all.

Sec. 18, all.

Sec. 19, all.

Sec. 20, all.

Sec. 21, E. ½ W. ½.

HERBERT HOOVER

THE WHITE HOUSE,

May 26, 1931.

[No. 5631]

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Executive Order 5632. May 27, 1931

Executive Order

Revocation of Withdrawal of Public Lands for Classification North Dakota

It is hereby ordered that Executive Order No. 5258 of January 9, 1930, withdrawing certain lands in North Dakota for classification and in aid of legislation, be, and it is hereby, revoked in so far as it affects the NE. ½ SW. ½, NW. ½ SE. ½, and S. ½ SE. ½ sec. 35, T. 156 N., R. 77 W., fifth principal meridian, containing 160 acres.

And it is further hereby ordered, pursuant to Public Resolution 85, approved June 12, 1930, that, subject to valid rights, the above-described land shall be opened only to entry under the homestead or desert land laws by qualified ex-service men for whose service recognition is granted by said resolution, under the terms and conditions of said resolution and the regulations issued thereunder, for a period of 91 days beginning with the 63d day from and after the date hereof, and thereafter, if unentered, to appropriation by the general public under any applicable public land law.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the land by settlement in advance of entry, or otherwise except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE, May 27, 1931.

[No. 5632]

Executive Order 5633. May 28, 1931

Executive Order

Withdrawal of Public Lands for Resurvey

California

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 17 N., R. 3 E., Humboldt meridian, California, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President, or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, May 28, 1931.

[No. 5633]

Executive Order 5634. June 1, 1931

Executive Order

Transfer of Lands from the Mount Baker to the Snoqualmie National Forest

Washington

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 36; U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following described lands be, and they are hereby, transferred from the Mount Baker National Forest to the Snoqualmie National Forest, in the State of Washington:

WILLAMETTE MERIDIAN

T. 32 N., R. 8 E.—

N. ½ sec. 1, N. ½ sec. 3, N. ½ sec. 4, N. ½ sec. 5, N. ½ sec. 6;

T. 32 N., R. 9 E.—

Sec. 1, E. ½ sec. 2, N. ½ sec. 4;

T. 33 N., R. 8 E.—

All lands lying south of the divide between the watersheds of Deer Creek and the North Fork of the Stillaguamish River;

T. 33 N., R. 9 E.—

Secs. 19, 20, and 21, W. ½ sec. 22, sec. 23, NW. ½ sec. 24, secs. 26, 28, 29, 30, 31, 32, 33, and NW. ¼ and E. ½ sec. 35;

said transfer to be effective on July 1, 1931.

HERBERT HOOVER

THE WHITE HOUSE,

June 1, 1931.

[No. 5634]

Executive Order 5635. June 2, 1931

Executive Order

Appointment of Arthur B. Landt

Mr. Arthur B. Landt, who has been employed as a temporary field agent in the Farmers' Seed Loan Office, Department of Agriculture, at Grand Forks, N. Dak., since April 30, 1930, may be appointed in such position without reference to the civil-service rules for the duration of the work in that office. Mr. Landt has had 38 years' banking experience, 28 years of which he was president of the First National Bank of Northwood, N. Dak. By reason of his familiarity with the financial and farming conditions in the northwest section of the country, his services have been invaluable to the department in connection with the seed-loan activities.

This order is issued upon the recommendation of the Secretary of Agriculture.

HERBERT HOOVER

THE WHITE HOUSE,

June 2, 1931.

[No. 5635]

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Executive Order 5636. June 3, 1931

Executive Order

Classification of Attorney Positions in the Veterans' Administration by Revocation of Paragraph 1 of Section IX, Schedule B, Civil-Service Rules

Schedule B of the civil-service rules is hereby amended by eliminating paragraph 1 of Section IX, reading as follows:

"Attorneys of all grades."

The effect of this order is to place within the competitive classified service all positions of attorney in the Veterans' Administration.

Effective October 1, 1931, all employees of the Veterans' Administration who are occupying positions of attorney of any grade, and who are certified by the Administrator of Veterans' Affairs as capable and efficient, will be included, with their positions, in the classified civil service.

This order will be effective as of October 1, 1931.

HERBERT HOOVER

THE WHITE HOUSE,

June 3, 1931.

[No. 5636]

Executive Order 5637. June 4, 1931

Executive Order

Restoring to the Territory of Hawaii a Part of the Keaahala Military Reservation

Pursuant to section 91 of the act of Congress approved April 30, 1900, entitled "An act to provide a government for the Territory of Hawaii" (31 Stat. 159), as amended by section 7 of the act of Congress approved May 27, 1910 (36 Stat. 447), all land at Keaahala, Kaneohe, Koolaupoko, island of Oahu, Territory of Hawaii, withdrawn and set aside for military purposes by Executive Order No. 2075 of November 9,

1914, and subsequently known as the Keaahala Military Reservation, which has not heretofore been restored by Executive Orders No. 4036 of June 26, 1924, and No. 4143 of January 28, 1925, is, subject to the exception, reversion, and service of water supply set forth below, hereby restored to its previous status for the use of the Territory of Hawaii.

1. The excepted tract of land which is still retained for military purposes is described as follows:

Beginning at concrete monument No. 7 of the Keaahala Military Reservation, situated in a deep ditch on the west boundary and thence running by true azimuths and distances as follows:

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145° 38′ 00′′—264.65 feet along the road to a point marked by a 1½-inch iron bolt on the south boundary of a road right of way described in Executive Order No. 4143, dated January 28, 1925.
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236° 05′ 00″—1,657.25 feet along the said right of way to a 1-inch pipe.
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Area 21.79 acres, more or less.

The above-described land is subject to a 10-foot right of way for an irrigation ditch reserved to the Territory of Hawaii and described in Executive Order No. 2075, dated November 9, 1914. This right of way crosses the remaining portion of the United States Military Reservation, containing an area of .15 of an acre.

Gross areas of the tract	21.79	acres
Area of irrigation ditch	.15	"
Net area	21.64	"

- 2. There is retained to the United States the reversion set forth in the Executive order of January 28, 1925, *supra*, in event the land described therein ceases to be used as a roadway.
- 3. There is reserved to the United States the right to obtain, out of the source of water supply at Spring Reserve Lot, all the water needed for military purposes on the portion of the Keaahala Military Reservation being retained by the Federal Government, which water supply shall be furnished by the government of the Territory of Hawaii without expense to the United States.

^{347° 28′ 00′′—188.25} feet to the top of ridge to concrete monument No. 10.

^{341° 58′ 00″-383.10} feet along the ridge to concrete monument No. 11.

^{47° 29′ 00′′—1,228.10} feet over saddle to concrete monument No. 12.

^{115° 57′ 05&}quot;—535.96 feet down side of hill to the point of beginning.

4. Except in so far as the same will have application to use by the Federal Government of the tracts of land indicated in paragraphs 1 and 2 hereof, the reservations and restrictions incorporated in Executive order of June 26, 1924, supra, are hereby vacated.

HERBERT HOOVER

THE WHITE HOUSE,

June 4, 1931.

[No. 5637]

Executive Order 5638. June 8, 1931

Executive Order

Assignment of Frequencies to Government Radio Stations

Whereas section 6 of the Radio Act of 1927 (44 Stat. 1165) provides as follows:

"Radio stations belonging to and operated by the United States shall not be subject to the provisions of sections 1, 4, and 5 of this Act. All such Government stations shall use such frequencies or wave lengths as shall be assigned to each or to each class by the President. All such stations, except stations on board naval and other Government vessels while at sea or beyond the limits of the continental United States, when transmitting any radio communication or signal other than a communication or signal relating to Government business shall conform to such rules and regulations designed to prevent interference with other radio stations and the rights of others as the licensing authority may prescribe. Upon proclamation by the President that there exists war or a threat of war or a state of public peril or disaster or other national emergency, or in order to preserve the neutrality of the United States, the President may suspend or amend, for such time as he may see fit, the rules and regulations applicable to any or all stations within the jurisdiction of the United States as prescribed by the licensing authority, and may cause the closing of any station for radio communication and the removal therefrom of its apparatus and equipment, or he may authorize the use or control of any such station and/or its apparatus and equipment by any department of the Government under such regulations as he may prescribe, upon just compensation to the owners. Radio stations on board vessels of the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation or the Inland and Coastwise Waterways Service shall be subject to the provisions of this Act."

AND WHEREAS the Government departments using radio find it necessary for efficient operation to make some changes in previous frequency assignments to

individual stations which will not add to the total number of frequencies assigned for Government use and have requested that such changes be authorized;

Now, THEREFORE, I, HERBERT HOOVER, President of the United States of America, pursuant to the authority vested in me by law, do hereby allocate frequencies to the Government stations as follows:

17. 8	Navy	Annapolis, Md. (Washington, D. C.)	350	kw.
19. 8	u	Cavite (Los Baños), P. I.	500	kw.
22, 9	u	Cavite (Los Baños), P. I.	300	kw.
24 . 0	α	Darien (Balboa), Canal Zone	300	kw.
26. 1	и	Pearl Harbor (Honolulu), T. H.	350	kw.
28. 5	ű	Mare Island (San Francisco), Calif.	100	kw.
30. 6	u	Chollas Heights (San Diego), Calif.	200	kw.
32. 8	u	Guam	100	kw.
33. 8	"	Cayey (San Juan), P. R.	40	kw.
38. 0	u	Heeia (Honolulu), T. H.	100	kw.
42 . 8	u	Mare Island (San Francisco), Calif.	100	kw.
46	u	Darien (Balboa), Canal Zone	100	kw.
54	u	Heeia (Honolulu), T. H.	6	kw.
56	u	Cavite (Los Baños), P. I.	30	kw.
58	u	Keyport (Bremerton), Wash.	30	kw.
64	u	Charleston, S. C.	1.	5 kw.
u	u	Key West, Fla.	5	kw.
«	•	Arlington, Va. (Washington, D. C.)	20	kw.
66	u	Guantanamo, Cuba	10	kw.
"	u	Guam	30	kw.
u	ď	Mare Island (San Francisco), Calif.	10	kw.
75	Army	Ketchikan, Alaska	10	kw.
81	u	Nome, Alaska	2	kw.
83	a	Seattle, Wash.	10	kw.
86	Œ	Anchorage, Alaska	4	kw.
94	u	Nulato, Alaska	500	w.
100	4	Juneau, Alaska	500	w.
102	Navy	Bar Harbor, Me.	2	kw.
4	ű	Portsmouth, N. H.	2	kw.
"	Œ	Boston, Mass.	2	kw.
4	u	Newport, R. I.	500	w.
u	u	New London, Conn.	500	w.
u	ď	New York, N. Y.	2	kw.
ĸ	æ	Darien (Balboa), Canal Zone	2	kw.
ď	u	Chollas Heights (San Diego), Calif.	2	kw.
Œ	Œ	Mare Island (San Francisco), Calif.	6	kw.
æ	ű	Astoria, Oreg.	2	kw.
u	ű	Keyport (Bremerton), Wash.	30	kw.
104	ű	Pensacola, Fla.	2	kw.
u	u	New Orleans, La.	2	kw.
4	u	Brownsville, Tex.	2	kw.
u	u	Philadelphia, Pa.	2	kw.
4	u .	Lakehurst, N. J.	2	kw.
105	Army	Fort McPherson, Ga.	5	kw.
106	Navy	St. Paul (Pribilof Islands), Alaska	2	kw.
4	u	Dutch Harbor, Alaska	500	w.
u	ű	Norfolk, Va.	2	kw.
u	u	Cordova, Alaska	2	kw.
"	ű	Charleston, S. C.	2	kw.
u	u	Key West, Fla.	2	kw.

100	N	Caller Court Form		
106	Navy "	Colón, Canal Zone Pearl Harbor, T. H.	2 2	kw. kw.
u	"	Arlington, Va. (Washington, D. C.)	10	kw.
"	u	Hilo, T. H.	2	kw.
"	4	Tutuila, Samoa	2	kw.
108	u	Guantanamo, Cuba	2	kw.
"	и	Port au Prince, Haiti	2	kw.
u	ш	Cayey (San Juan), P. R.	2	kw.
u	æ	Mare Island (San Francisco), Calif.	2	kw.
4	u	Eureka, Calif.	2	kw.
u	u	Cavite (Los Baños), P. I.	6	kw.
u	"	Olongapó, P. I.	500	w.
u	u	Peiping, China	2	kw.
æ	u	Guam	2	kw.
æ	u	St. Thomas, Virgin Islands	500	w.
113	u	Arlington, Va. (Washington, D. C.)	10	kw.
"	"	Key West, Fla.	2	kw.
"	ű	Pensacola, Fla.	2	kw.
"	u	New Orleans, La.	2	kw.
«	"	Guantanamo, Cuba	2	kw.
ű	u	Cayey (San Juan), P. R.	2	kw.
115	"	Olongapó, P. I.	100	w.
**120	Army	Fort Bliss, Tex.	300	w.
u	"	Seward, Alaska	1	kw.
"	4	Fort Sam Houston, Tex.	400	w.
122	Navy	Norfolk, Va.	2	kw.
u	4	Charleston, S. C.	2	kw.
a	u	Great Lakes	1	kw.
-	4	Bar Harbor, Me.	2	kw.
128	u	Darien (Balboa), Canal Zone	2	kw.
132	4	Colón, Canal Zone	2	kw.
**133	Army	Juneau, Alaska	500	w.
"	ű	Fairbanks, Alaska	500	w.
**153	u	Transports	_	
"	ű	Bolling Field, D. C.	5	kw.
4	"	Chanute Field, Ill.	300	w.
4	"	Scott Field, Ill.	300	w.
	u	Wright Field, Ohio	500	kw. w.
159	- "	Transports	2	kw.
	"	San Francisco, Calif. Fort Shafter, T. H.	500	w.
	u	Canal Zone	500	w.
	u	Manila, P. I.	500	w.
4	4	Washington, D. C.	2	kw.
a	"	Governors Island, N. Y.	2	kw.
**166	4	Kanakanak, Alaska	300	w.
4	"	Fort Omaha, Nebr.	2	kw.
**172	"	Circle, Alaska	500	$\mathbf{w}.$
u	"	Squaw Harbor, Alaska	500	w.
"	u	Fort Howard, Md.	2	kw.
173	"	Ketchikan, Alaska	10	kw.
"	u	Fort MacArthur, Calif.	300	w.
u	u	Fort Omaha, Nebr.	2	kw.
4	u	Presidio of San Francisco, Calif.	2	kw.
4	u	Fort Grant, Canal Zone	50	w.
u	"	Washington, D. C.	2	kw.

 $^{{\}bf **Available\ for\ non-Government\ assignments\ provided\ no\ interference\ is\ caused\ with\ Government\ assignments.}$

175	Great Great	International Inc. Datus me		
175	Coast Guard	International Ice Patrol vessels		
**180	Lighthouses, Commerce	Lighthouse tenders, Great Lakes	200	
185	Navy "	Parris Island, S. C.	200	w. kw.
u	u	Key West, Fla. Savannah, Ga.	500	w.
"	u	St. Augustine, Fla.	2	kw.
4	u	Jupiter, Fla.	500	w.
u	"	La Palma, Panama	500	w.
u	u	Cape Mala, Canal Zone	500	w.
"	u	Puerto Obaldia, Canal Zone	500	w.
4	"	David, Panama	200	w.
"	Army	Fort Monmouth, N. J.	400	w.
"	« "	Fort Sam Houston, Tex.	400	w.
4	u ·	Fort Huachuca, Ariz.	400	w.
u	u	Fort Crockett, Tex.	300	w.
a	4	Schofield Barracks, T. H.	50	w.
"	4	Fort Ruger, T. H.	300	w.
"	u	Fort Shafter, T. H.	300	w.
u	4	Fort Kamehameha, T. H.	300	w.
u	u	Wheeler Field, T. H.	300	w.
**187	4	Fort John Hay, P. I.	50	$\mathbf{w}.$
"	u	Fort Mills, Corregidor, P. I.	300	w.
"	u	Fort Santiago, Manila, P. I.	300	w.
u	u	Camp Stotsenburg, Manila, P. I.	50	w.
**190	Lighthouses, Commerce	Lighthouse tenders, Great Lakes		
**192	Army	Fort Benjamin Harrison, Ind.	300	w.
"	u	Fort Sill, Okla.	300	w.
		Fort D. A. Russell, Tex.	400	w.
196	Airways, Commerce	Boston, Mass.	2	kw.
"	u u	New York, N. Y.	2	kw.
4	<u> </u>	Richmond, Va.	2	kw.
		Albany, N. Y.	2	kw.
197	Army	Fort Sam Houston, Tex.	400	W.
198	Airways, Commerce	El Paso, Tex.	2 2	kw.
199	« «	Los Angeles, Calif. Portland, Oreg.	2	kw. kw.
199	u u		2	
4	u u	Los Angeles, Calif. Amarillo, Tex.	2	kw. kw.
"	u u	Jackson, Miss.	2	kw.
200	Army	Aberdeen, Md.	300	w.
-4	<u>"</u>	Anchorage, Alaska	4	kw.
4	"	Bolling Field, D. C.	300	w.
"	«	Bowman Field, Ky.	300	w.
"	æ	Fort Bragg, N. C.	300	w.
"	#	Burgess Field, Uniontown, Pa.	300	w.
u	4	Chanute Field, Ill.	300	w.
"	4	Fort Crockett, Tex.	300	w.
æ	u	Cumberland Landing Field, Md.	300	w.
æ	æ	France Field, Canal Zone	300	w.
	u	Hatbox Field, Muskogee, Okla.	300	w.
	u	Dryden, Tex.	300	w.
"	u u	Kelly Field, Tex.	300	w.
u	"	Langley Field, Va.	300	w.
"	u u	Lordsburg, N. Mex.	300	w.
4		Hensley Field, Dallas, Tex.	300	w.
•	-	Luke Field, T. H.	300	w.

 $^{\ ^{**}}A$ vailable for non-Government assignments provided no interference is caused with Government assignments.

200	Ammy	March Field Calif	300	
4	Army "	March Field, Calif. Middletown Air Intermediate Depot,	300	w. w.
		Pa.	000	***
"	4	Mitchel Field, N. Y.	300	w.
"	u	Fort Monmouth, N. J.	300	w.
"	4	Marshall Field, Fort Riley, Kans.	300	w.
"	u	Maxwell Field, Ala.	300	w.
"	u	Pope Field, N. C.	300	w.
"	u	Rockwell Field, Calif.	300	w.
"	«	Scott Field, Ill.	300	w.
4	u	Selfridge Field, Mich.	1	kw.
"	u	Fort Sill, Okla.	300	w.
"	4	Tucson, Ariz.	300	w.
<u>.</u>	-	Crissy Field, Calif.	300	w.
- -	<u>.</u>	Wheeler Field, T. H.	300	w.
- "	- "	Fort Wint, P. I.	50 100	w.
u	u	Sloan Field, Midland, Tex. Wright Field, Fairfield, Ohio.	1	w. kw.
"	u	Yuma, Ariz.	300	w.
"	u	Mather Field, Calif.	300	w.
201	Airways, Commerce	Salt Lake City, Utah	2	kw.
"	<i>u u</i>	Boise, Idaho	2	kw.
u	u u	Butte, Mont.	2	kw.
ű	"	Elko, Nev.	2	kw.
"	u u	Idaho Falls, Idaho	2	kw.
u	u u	Pleasant Valley, Nev.	150	w.
и	u u	Reno, Nev.	2	kw.
u	u u	Strevell, Idaho	150	w.
202	u u	St. Louis, Mo.	2	kw.
u	u u	Kansas City, Mo.	2	kw.
u	" "	Little Rock, Ark.	2	kw.
"	4 4	Memphis, Tenn.	2 2	kw.
- 4	<u> </u>	Tulsa, Okla.	2	kw. kw.
203	Ammy	Wichita, Kans. Sitka, Alaska	200	w.
203	Army Airways, Commerce	El Paso, Tex.	200	kw.
204	An ways, Commerce	Big Spring, Tex.	2	kw.
205	Army	Fort Snelling, Minn.	400	w.
"	Airways, Commerce	New York, N. Y.	2	kw.
"	u	Cleveland, Ohio	2	kw.
206	u u	Atlanta, Ga.	2	kw.
"	u u	St. Louis, Mo.	2	kw.
207	Army	Kelly Field, Tex.	300	w.
u	u	March Field, Calif.	300	w.
"	u	Maxwell Field, Ala.	300	w.
"	"	Pope Field, N. C.	300	W.
	<u>.</u>	Bethel, Alaska	50	w.
-		Juneau, Alaska	500	W.
208	Airways, Commerce	Amarillo, Tex.	2	kw.
u	u u	Albuquerque, N. Mex. Fort Worth, Tex.	2 2	kw. kw.
u	u• u	Oklahoma City, Okla.	2	kw.
"	u u	Waynoka, Okla.	2	kw.
209	u u	Cleveland, Ohio.	2	kw.
4	u u	Bellefonte, Pa.	2	kw.
u	u u	Buffalo, N. Y.	2	kw.
u	u u	Cincinnati, Ohio	2	kw.
ű	u u	Pittsburgh, Pa.	2	kw.
210	Army	Fort Eustis, Va.	300	w.

		Herbert 1	Hoover, 1929–1933	EO	5638
210	Army		Kanakanak, Alaska	300	w.
u u	"		Fort Riley, Kans.	300	w.
ű	u		Fort Snelling, Minn.	400	w.
211	Airways.	Commerce	New York, N. Y.	2	kw.
-u-	u u	4	Atlanta, Ga.	2	kw.
**212	Army		Fort Adams, R. I.	300	w.
u	"		Fort Ethan Allen, Vt.	300	w.
u	u		Fort Benning, Ga.	300	w.
u	"		Boston, Mass., Army Base	300	w.
u	u		Camp Devens, Mass. (summer season only)	400	w.
u	"		Governors Island, N. Y.	2	kw.
"	"		Fort Hayes, Ohio	2	kw.
"	u		Fort Preble, Me.	50	w.
"	u		Fort Rodman, Mass.	100	w.
a	u		Fort H. G. Wright, N. Y.	300	w.
213	Airways,	Commerce	Cheyenne, Wyo.	2	kw.
"	u	4	Chicago, Ill.	2	kw.
u	u	"	Amarillo, Tex.	2	kw.
ű	"	u	El Paso, Tex.	2	kw.
214	u	ű	Portland, Oreg.	2	kw.
"	u	u	Medford, Oreg.	2	kw.
ű	u	u	Pasco, Wash.	2	kw.
216	u	"	Cleveland, Ohio	2	kw.
"	u	u	Chicago, Ill.	2	kw.
**217	Army		Fort Leavenworth, Kans.	2	kw.
218	Airways,	Commerce	Jackson, Miss.	2	kw.
"	u	"	Shreveport, La.	2	kw.
ď	"	и	Salt Lake City, Utah	2	kw.
4	"	4	Oakland, Calif.	2	kw.
"	"	u	Los Angeles, Calif.	2	kw.
**219	Army		Pope Field, N. C.	300	w.
"	"		Fort Bragg, N. C.	300	w.
**220	4		Chicago, Ill.	2	kw.
u	"		Crissy Field, Calif.	300	w.
"	u		March Field, Calif.	300	w.
"	u		Mather Field, Calif.	300	w.
"	4		Mitchel Field, N. Y.	300	\mathbf{w}_{\bullet}
u	u		Point Barrow, Alaska	100	w.
u	u		Rockwell Field, Calif.	300	w.
"	"		Fort Geo. Wright, Wash.	50	w.
u	и		Yuma, Ariz.	300	w.
"	ű		Vancouver Barracks, Wash.	50	w.
u	ű	_	Fort Worden, Wash.	300	w.
221	Airways,	Commerce	Cheyenne, Wyo.	2	kw.
"		u u	North Platte, Nebr.	2	kw.
"	u	u u	Omaha, Nebr.	2	kw.
		•	Rock Springs, Wyo.	2	kw.
**222	Army "		Fort Mills, P. I.	300	w.
	"		Jefferson Barracks, Mo.	200	kw.
223			Boston, Mass.	300	w .
_	- "		Candle, Alaska	50	w.

Airways, Commerce

224

Governors Island, N. Y. Seattle, Wash.

Cleveland, Ohio

St. Louis, Mo.

2 kw.

2 kw.

500

^{**}A vailable for non-Government assignments provided no interference is caused with Government assignments.

**225	Army	Fort Leavenworth, Kans.	400	w.
u	u	Nulato, Alaska	500	w.
u	u	Seward, Alaska	1	kw.
"	"	Washington, D. C.	2	k₩.
226	Airways, Commerce	Los Angeles, Calif.	2	kw.
u	"	Amarillo, Tex.	2	kw.
**227	Army	Haines, Alaska	200	w.
"	a .	Fort Wayne, Mich.	400	w.
228	Airways, Commerce	Chicago, Ill.	2	kw.
ű		Iowa City, Iowa	2	kw.
u	a a	Jackson, Mich.	2	kw.
"	u u	La Crosse, Wis.	2	kw.
229	Army	Aberdeen, Md.	300	w.
4	u u	Fort Eustis, Va.	300	w.
"	«	Fort Howard, Md.	2	kw.
4	«	Langley Field, Va.	300	w.
ď	a a	Fort Geo. G. Meade, Md.	20	w.
"	4 .	Middletown, Pa.	300	w.
"	«	Fort Monroe, Va.	300	w.
230	Airways, Commerce	Los Angeles, Calif.	2	kw.
u	u u	Fresno, Calif.	2	kw.
u	u u	Las Vegas, Nev.	2	kw.
4	u u	Milford, Utah	2	kw.
u	u u	Oakland, Calif.	2	kw.
u	u u	Tucson, Ariz.	2	kw.
"	u u	Wellton, Ariz.	2	kw.
u	u u	Winslow, Ariz.	2	kw.
"	u u	Kingman, Ariz.	2	kw.
231	u u	Cheyenne, Wyo.	2	kw.
ű	u u	Salt Lake City, Utah	2	kw.
232	Army	Fort Barrancas, Fla.	300	w.
u	u	Chicago (Fort Sheridan), Ill.	2	kw.
"	и	Camp Dix, N. J.	400	w.
u	u	Governors Island, N. Y.	2	kw.
a	u	Fort Hancock, N. J.	300	w.
"	u	Camp Knox, Ky.	400	w.
"	u u	Fort McClellan, Ala.	400	w.
u u	4 4	Mitchel Field, N. Y.	300	w.
- "	u	Fort Monmouth, N. J.	300	w.
- "	-	Fort Oglethorpe, Ga.	50 1	w.
- 4	-	Selfridge Field, Mich. Fort Thomas, Ky.	300	kw. w.
"	u u	Fort Thomas, Ky. Fort Totten, N. Y.	300	w. w.
"	u	Fort Wayne, Mich.	400	₩.
	u	West Point, N. Y.	300	w.
233	Airways, Commerce	Amarillo, Tex.	2	kw.
2 00	" "	St. Louis, Mo.	2	kw.
234	Army	Fort Brown, Tex.	2	kw.
	"	Fort Clark, Tex.	300	w.
4	4	Camp S. D. Little, Ariz.	100	w.
u	u	Fort McIntosh, Tex.	400	w.
u	u	Fort Ringgold, Tex.	100	w.
235	Airways, Commerce	Greensboro, N. C.	2	kw.
4	u u	Spartanburg, S. C.	150	w.
u	u u	Atlanta, Ga.	2	kw.
"	u u	Nashville, Tenn.	2	kw.
		•		

 $^{\ \ **}Available for non-Government assignments provided no interference is caused with Government assignments.$

		Herbert	Hoover, 1929–1933	EO	5638
235	Airways	, Commerce	Birmingham, Ala.	2	kw.
4	"	u	Jacksonville, Fla.	2	kw.
u	u	u	Key West, Fla.	2	kw.
	"	u	New Orleans, La.	2	kw.
236	Army		Craig, Alaska	50	w.
4	"		Squaw Harbor, Alaska	500	w.
"	4		Valdez, Alaska	50	w.
237	Airways	, Commerce	Common working wave to aircraft, supplementing Airway Radio Sta- tions' regular working frequency.		
238-285	"	ű	Radiotelephone and radio range sta- tions as follows:		
240	"	u	Columbia, Mo.	1. 5	kw.
u	4	«	Fort Madison, Iowa	1. 5	kw.
245	Coast G	uard	Vessels		
248	Airways	, Commerce	Amarillo, Tex.	2	kw.
"	4	u	Daggett, Calif.	2	kw.
"	"	u	Terre Haute, Ind.	2	kw.
u u	u	"	Spartanburg, S. C.		kw.
4	"	u	Lake Charles, La.	2	kw.
254	u	u	Columbus, Ohio		kw.
4		u	La Crosse, Wis.	2	kw.
u	u u	u	Reno, Nev.	2	kw.
			Pittsburgh, Pa.	2 2	kw.
.	- "	- "	Titusville, Fla.	2	kw. kw.
260	"	u	San Antonio, Tex.	150	w.
20U "	4	u	Knight, Wyo. Indianapolis, Ind.		kw.
"	4	u	Jackson, Miss.	2	kw.
u	"	u	Las Vegas, Nev.	2	kw.
4	ď	u	Richmond, Va.	2	kw.
α	u	u	Syracuse, N. Y.	1. 5	kw.
"	u	u	York, Nebr.	1. 5	kw.
4	4	u	Spokane, Wash.		kw.
266	"	u	Atlanta, Ga.	2	kw.
4	4	"	Boston, Mass.	2	kw.
"	4	"	Erie, Pa.	150	w.
4	u	u u	Medford, Oreg.	2	kw.
"	u u		Saugus, Calif.		kw.
"		- "	Waynoka, Okla.	2 2	kw. kw.
"	4	ď	Fargo, N. Dak. Wellton, Ariz.	2	kw.
272	u	u	Auburn, Calif.	150	w.
"	ű	u	Burley, Idaho		kw.
"	"	u	Cincinnati, Ohio	2	kw.
4	u	u	Detroit, Mich.	2	kw.
4	u	u	Little Rock, Ark.	2	kw.
u .	"	u	Sterling, Ill.	2	kw.
"	"	"	Washington, D. C.	2	kw.
u	. "	u	Wink, Tex.		kw.
«	Army		Fort Mills, P. I. Fort Wint, P. I.	300 100	w. w.
275	Coast G		Vessels	••	
* 278	Airways,	Commerce	Pleasant Valley, Nev.	10 10	w.
"	- 4	"	Strevell, Idaho	10 5	w. w.
	-		Allentown, Pa.	J	₩•

^{*}Available for non-Government assignments.

*278	Airways,	Commerce	Big Spring, Tex.	10	w.
" .	"	u	Brookville, Pa.	10	w.
a .	4	u	Bryan, Ohio	5	w.
u	u	4	Granger, Wyo.	10	w.
a	ű	u	Grinnell, Iowa	10	w.
u	"	и	Helmer, Ind.	10	w.
u	u	4	Laramie, Wyo.	10	w.
u	ű	"	McCool, Ind.	5	w.
"	"	u	Numidia, Pa.	10	w.
"	æ	4	Parkman, Ohio	5	w.
u	"	"	Tarkio, Mo.	5	w.
u	"	"	Vickery, Ohio	10	w.
284	"	"	Birmingham, Ala.	2	kw.
u	"	"	Butte, Mont.	2	kw.
u	æ	u	Los Angeles, Calif.	2	kw.
4	"	«	North Platte, Nebr.	2	kw.
4	•	4	Portland, Oreg.	2	kw.
u	•	" ,	Sweetwater, Tex.	_	kw.
4	*	4	The Dalles, Oreg.	-	kw.
æ		u	Big Spring, Tex.	10	w.
u	"	4	Brookville, Pa.	10	
u	u	u	Numidia, Pa.	10	w. w.
u	"	"	Bellefonte, Pa.	2	w. kw.
u	Lighthou	ses, Commerce	Boston L. S., Mass.	200	
4	TURITOR	ses, Commerce		200	w.
"	4	u u	Cape Cod LH, Mass.		w .
"		4	Portland L. S., Me.	200	w.
		-	Mount Desert LH, Me.	200	w.
285-315	u	<u>.</u>	Radiobeacon stations as follows:	000	
285	- 4	4	St. Johns LH, Fla.	200	w.
"	"	"	Chesapeake L. S., Va.	200	w.
			Cape Henry LH, Va.	200	w.
4		"	Cape Canaveral LH, Fla.	200	w.
		"	Smith Island LH, Wash.	10	w.
4	"		Point Wilson LH, Wash.	10	w.
286	"		Poe Reef LH, Mich.	200	w.
u	*	"	Thunder Bay Island LH, Mich.	200	w.
u	"	u	Detour Island LH, Mich.	100	w.
u	u	u	Whitefish Point LH, Mich.	200	w.
u	ű	u	Devils Island LH, Wis.	50	w.
u	u	u	Michigan Island LH, Wis.	10	w.
u	"	"	Rock of Ages LH, Mich.	10	w.
u	a	"	Calumet Harbor LH, Ind.	5 0	w.
u	"	"	Milwaukee Breakwater, Wis.	5 0	w.
u	"	"	Kewaunee Breakwater, Wis.	10	w.
"	"	"	Sturgeon Bay Canal, Wis.	10	w.
u	".	"	St. Martins Island LH, Mich.	10	w.
u	"	"	Sandusky LH, Ohio	10	w.
u	"	4	Manistique LH, Mich.	10	w.
u	"	u	Chicago Harbor LH, Ill.	50	w.
290	"	u	Cape Lookout L. S., N. C.	200	w.
"	ű	u	Cape St. Elias LH, Alaska	200	w.
u	"	u	Five Fathom Bank L. S., N. J.	200	w.
#	"	"	Makapuu Point LH, T. H.	200	w.
u	u	"	Pollock Rip L. S., Mass.	200	w.
u	u	u	Portland L. S., Me.	200	w.
u	"	"	Swiftsure Bank L. S., Wash.	200	w.
"	u	u	Little Gull LH, Conn.	10	w.
u	u	"	Stratford Shoal LH, N. Y.	10	w.
				20	•••

290	Lighthouses, Commerce	Execution Rocks LH, N. Y.	10	w.
u	u u	Overfalls L. S., Del.	10	w.
"	u u	Sandy Point LH, Md.	10	w.
"	u u	Wolf Trap LH, Va.	10	w.
4	u u	Jupiter Inlet LH, Fla.	500	w.
"	u u	Galveston Jetty LH, Tex.	500	w.
u	u u	Cape Blanco LH, Oreg.	200	w.
"	u	Anacapa Island LH, Calif.	10	w.
"	u u	Point Arguello LH, Calif.	200	w.
"	u u	Kilauea Point LH, T. H.	200	w.
u	u u	Farallon Island LH, Calif.	10	w.
"	u u	Relief L. S. 113	200	w.
"	u u	Cape Canaveral LH, Fla.	200	w.
"	u u	Fowey Rock LH, Fla.	200	w.
"	u u	San Francisco L. S., Calif.	500	w.
u	Airways, Commerce	St. Louis, Mo.	2	kw.
u	u u	Salt Lake City, Utah	2	kw.
294	Lighthouses, Commerce	Buffalo LH, N. Y.	200	w.
"	<i>u u</i>	Rochester LH, N. Y.	200	w.
"	u u	Kewaunee Breakwater LH, Mich.	50	w.
u	u u	Poe Reef LH, Mich.	50	w.
"	u u	St. Martins Island LH, Mich.	10	w.
"	u u ,	Manistique LH, Mich.	10	w.
295	u u	Southwest Pass LH, La.	200	w.
-40	" "	Sentinel Island LH, Alaska	200	w.
"	u u	Five Finger Island LH, Alaska	200	w.
u	u u	Mary Island LH, Alaska	200	w.
"	u u	Cape Decision LH, Alaska	200	w.
"	4 4	Grays Harbor LH, Wash.	200	w.
"	u	Point Arena LH, Calif.	200	w.
"	u u	Cape Mala LH, Canal Zone	500	w.
296	Airways, Commerce	Albuquerque, N. Mex.	2	kw.
u	" "	Fernley, Nev.	2	kw.
"	u u	Medicine Bow, Wyo.	1.	5 kw.
ű	4 4	Tulsa, Okla.	2	kw.
300	Lighthouses, Commerce	Ambrose Channel L. S., N. Y.	200	w.
u	u	Barnegat L. S., N. J.	200	w.
u	u u	Diamond Shoals L. S., N. C.	5 00	w.
«	u	Dry Tortugas LH, Fla.	200	w.
"	u u	Fire Island L. S., N. Y.	500	w.
u	u u	Winter Quarters L. S., Calif.	200	w.
ű	u u	Vineyard Sound L. S., Mass.	10	w.
"	<i>u u</i>	Cape Cod Canal LH, Mass.	10	w.
"		Overfalls L. S., Del.	10	w.
u	-	Sandy Point LH, Md.	10	w.
u	u u	Wolf Trap LH, Va.	10	w.
		Egmont Key LH, Fla.	200	w.
-		Sand Island LH, Ala.	200	w.
-		Aransas Pass LH, Tex.	200	w.
-	- · · ·	Scotch Cap LH, Alaska	200	w.
-	. "	Five Finger LH, Alaska	200	w.
		Mary Island LH, Alaska	200 200	w.
"	a "	Cape Decision LH, Alaska		w.
u	« «	Anacapa Island LH, Calif. Point Sur LH, Calif.	10 200	w. w.
"	u	Kilauea Point LH, T. H.	200	w. w.
•	« «	Farallon Island LH, Calif.	10	w. w.
"	# "	Relief L. S. 113	200	w.
			-00	***

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300	Lighthouses,	Commerce	Savannah L. S., Ga.	200	w.
ĸ	"	"	Scotland L. S., N. Y.	10	w.
"	4	"	Fowey Rocks LH, Fla.	200	w.
"	"	4	Charleston L. S., S. C.	50	w.
302	"	"	Marquette LH, Mich.	200	w.
æ	"	4	Manitou LH, Mich.	50	w.
"	"	4	Eagle Harbor LH, Mich.	10	w.
"	"		Passage Island LH, Mich.	50	w.
*	"	u	Ludington LH, Mich.	50	w.
e e	"	"	Grand Haven LH, Mich.	50	w.
æ	ď	u	Manitowoc LH, Wis.	10	w.
æ	"	u	Kewaunee Breakwater LH, Wis.	10	w.
«	"	"	Sturgeon Bay LH, Wis.	10	w.
4	"	u	St. Martins Island LH, Mich.	10	w.
æ	Airways, Co	mmerce	Evansville, Ind.		kw.
"	4	4	Kingman, Ariz.	2	kw.
304	Lighthouses,	Commerce	Los Angeles Harbor LH, Calif.	200	w.
305	<u>"</u>	"	Sandy Point LH, Md.	10	w.
*	•	æ	Cove Point LH, Md.	10	w.
*	"	4	Smith Point LH, Va.	10	w.
•	•	4	Wolf Trap LH, Va.	10	w.
"			Sabine Pass LH, La.	200	
4	•	4	Cristobal Mole LH, Canal Zone	500	w.
«		4		200	₩.
306		4	Umatilla Reef LH, Wash.	50	w.
300	-		Sandusky LH, Ohio		w.
"	4	-	Detroit River LH, Mich.	200	₩.
"	"		Lake Huron L. S., Mich.	200	w .
	-		Block Island Southeast LH, R. I.	50	w.
"			Point Judith LH, R. I.	10	w .
308	Airways, Co		Boise, Idaho	2	kw.
"	"		Des Moines, Iowa	2	kw.
"		-	Grinnell, Iowa	10	w.
310	Lighthouses	, Commerce	South Pass L. S., La.	200	w.
4		u u	Cape Spencer LH, Alaska	200	w.
u .	4	u	Columbia River L. S., Oreg.	200	w.
"	"	"	Frying Pan Shoals L. S., N. C.	200	w.
314	4	-	Lansing Shoals L. S., Mich.	50	w.
"	"	u	Ashtabula LH, Ohio	200	w.
"	"	.	La Pointe LH, Wis.	50	w.
"	"	"	Duluth Range LH, Minn.	50	w.
"			Point Betsie LH, Mich.	50	w.
"	"	"	Grays Reef LH, Mich.	10	w.
"	"	"	Smith Island LH, Wash.	10	w.
"	"		Point Wilson LH, Wash.	10	w.
"	ű		Manistique LH, Mich.	10 50	w.
"	"	"	Block Island Southeast LH, R. I.	10	₩. W.
		-	Point Judith LH, R. I.	10	
u .	-		Huron Island LH, Wis.		W.
	Airways, Co	mmerce	Bellefonte, Pa.	2 150	kw.
		-	Chattanooga, Tenn.		W.
ű.		u	El Paso, Tex.	2	kw.
«			Elko, Nev.	2	kw.
		u	Harrisburg, Pa.	2	kw.
"	"		Omaha, Nebr.	2	kw.
"		"	San Diego, Calif.		kw.
"	«	u	Willows, Calif.		kw.
u	"		Tarkio, Mo.	5	w.
315-350	"	u	Radiotelephone and radio range sta-		
			tions as follows:		

	Herbert	Hoover, 1929-1933	EO 563
320	Airways, Commerce	Albany, N. Y.	2 kw.
"	4 4	Greensboro, N. C.	2 kw.
"	u u	Milford, Utah	2 kw.
u		Moran, Kans.	1. 5 kw.
4		Pasco, Wash.	2 kw.
- 4		Shreveport, La.	2 kw.
		St. Cloud, Minn.	1. 5 kw.
		Jackson, Mich.	2 kw.
326		Cheyenne, Wyo. Iowa City, Iowa	2 kw. 2 kw.
"	u u	Memphis, Tenn.	2 kw.
"	u u	Laramie, Wyo.	10 w.
"	u u	Big Spring, Tex.	2 kw.
u	u u	Sidney, Nebr.	1. 5 kw.
u	« "	Miami, Fla.	2 kw.
332	« «	Goshen, Ind.	2 kw.
002	"	New Orleans, La.	2 kw.
u		Oakland, Calif.	2 kw.
"	u u	Fontana, Calif.	150 w.
u	u u	Wichita, Kans.	2 kw.
"	a a	Bryan, Ohio	5 w.
"	a u	Helmer, Ind.	10 w.
"	"	McCool, Ind.	5 w.
"	"	Charleston, S. C.	2 kw.
338	« «	Ardmore, Okla.	1. 5 kw.
"	a a	Hadley, N. J.	2 kw.
"	u	Idaho Falls, Idaho	2 kw.
"	4 4	Key West, Fla.	2 kw.
"	<i>u</i>	Nashville, Tenn.	2 kw.
ű	u u	Summit, Calif.	150 w.
u	u u	Tucson, Ariz.	2 kw.
"	a u	Allentown, Pa.	5 w.
"	α α	Numidia, Pa.	10 w.
	u u	Minneapolis, Minn.	2 kw.
"		Houston, Tex.	2 kw.
343	Army	Kanakanak, Alaska	300 w.
	A. Carrier of Carrier	Fort Mills, P. I.	300 w.
344 "	Airways, Commerce	Cleveland, Ohio	2 kw.
		Fresno, Calif.	2 kw.
		Jacksonville, Fla.	2 kw. 2 kw.
"	u u	Kansas City, Mo.	
4	u u	Seattle, Wash. Shasta, Calif.	2 kw. 1, 5 kw.
	u u	Brookville, Pa.	1. 5 kw.
"	« «	Parkman, Ohio	5 ₩.
u	u u	Vickery, Ohio	10 w.
4	u u	Grand Forks, Minn.	1. 5 w.
350	« «	Buffalo, N. Y.	2 kw.
"	« «	Chicago, Ill.	2 kw.
4	u u	Fort Worth, Tex.	2 kw.
4	u u	Rock Springs, Wyo.	2 kw.
"	u u	Winslow, Ariz.	2 kw.
"	« «	Raleigh, N. C.	1. 5 kw.
4	"	Granger, Wyo.	10 w.
***355	Coast Guard	Vessels	
u	Marra	Mobile and eceptal stations	

EO 5638

Navy

Mobile and coastal stations

^{***} Available for non-Government stations for assignment to U. S. Shipping Board vessels for communication with Government stations.

*375	All departments	Direction-finding service		
4	Navy	Amagansett, N. Y.	200	w.
4	"	Bar Harbor, Me.	200	w.
"	"	Bethany Beach, Del.	200	w.
"	u	Boston Bay, Mass.	200	w.
u	4	Cape Elizabeth (Portland), Me.	200	w.
u	e e	Cape Hatteras, N. C.	200	w.
"	"	Cape Henlopen, Del.	200	w.
"	*	Cape Hinchinbrook, Alaska	200	w.
æ	a	Cape Lookout, N. C.	200	w.
"	«	Cape Mala, Canal Zone	200	w.
u	u	Cape May, N. J.	200	w.
4	4	Chesapeake Bay, Va.	200	w.
a	u	Deer Island, Mass.	200	w.
•	4	Delaware Bay, Del.	200	w.
u	4	Destruction Island, Wash.	200	w.
«	u	Empire, Oreg.	200	w.
u	4	Eureka, Calif.	200	w.
	u	Farallon Island, Calif.	200	w.
"	er .	Fire Island, N. Y.	200	w.
"	и	Folly Island, S. C.	200	w.
4	u	Fort Stevens, Oreg.	200	w.
"	u	Fourth Cliff, Mass.	200	w.
"	и	Galveston, Tex.	200	w.
"	u	Imperial Beach, Calif.	200	w.
"	4	Jupiter, Fla.	200	w۰
4	u	Klipsan Beach, Wash.	200	w.
*	u	Lakehurst, N. J.	200	w.
"	u	Manasquan, N. J.	200	w.
æ	4	New Dungeness, Wash.	200	w.
"	"	New York Bay, N. Y.	200	w.
u	u	North Island, S. C.	200	w.
*	u	North Truro, Mass.	200	w.
"	u	Pensacola, Fla.	200	w.
"	u	Point Arguello, Calif.	200	\mathbf{w}_{\bullet}
"	u	Point Fermin, Calif.	200	w.
u	u	Point Hueneme, Calif.	200	w.
u	u	Point Montana, Calif.	200	w.
"	u	Point Reyes, Calif.	200	w.
		Point St. George, Calif.	200	w.
"	u	Poyners Hill, N. C.	200	w.
•	•	Prices Neck, R. I.	200	w.
*375	Navy	St. Paul, Alaska	200 200	w. w.
u u	u.	Sandy Hook, N. J.	200	w.
"	u u	Soapstone Point, Alaska	200	w.
«	"	South Pass, La.	200	w.
"	4	Surfside, Mass.	200	w.
4	- "	Tatoosh, Wash.	200	w.
4	u u	Thatchers Island, Mass. Toro Point, Canal Zone	200	w.
"	-	Virginia Beach, Va.	200	₩.
		Transports and other Army vessels	500	w.
396 "	Army "	St. Louis, Mo.	500	w.
	All Jamestynants	Distress and calling on Great Lakes		•••
*410	All departments Lighthouses, Commerce	Vessels	200	w.
*425	Lighthouses, Commerce	Makapuu Point LH, T. H.	200	w.
420				

^{*} Available for non-Government assignments.

*425	Lighthouses, Commerce	Dry Tortugas LH, Fla.	200	w.
u	<i>u u</i>	Tenders	200	w.
ű	Interior, Education	Akiak, Alaska	10	w.
"	u w	Savoonga, Alaska	10	w.
428	Army	Transports and other Army vessels	500	w.
444	Navy	Dahlgren, Va.	30 0	w.
"	Army	Fort Des Moines, Iowa	15	w.
ű	u	Camp McClellan, Ala.	400	w.
u	u u	Fort Wint, P. I.	100	w.
ű	u	Fort Story, Va.	50	w.
446	u	Point Barrow, Alaska	100	w.
"	«	Squaw Harbor, Alaska	500	w.
u	u	Wrangell, Alaska	200	w.
450	Navy	New London, Conn.	500	w.
4	u u	Pearl Harbor, T. H.	2	kw.
u	u -	Coco Solo, Canal Zone	2	kw.
*454	A	Nome, Alaska	500	w.
~404 "	Army	•	500	
	- "	Juneau, Alaska	200	w.
470 "	- "	Cordova, Alaska		w.
"	"	Haines, Alaska	200	w.
		Ketchikan, Alaska	500	w.
"	u u	Fort Drum, P. I.	50	w.
476	u	Anchorage, Alaska	4	kw.
"		Petersburg, Alaska	200	w.
480	u	Craig, Alaska	50	w.
"	u	Sitka, Alaska	200	w.
*500	All departments	Mobile and coastal stations, distress		
		and calling		
*555	Army	Kanakanak, Alaska	300	w.
"	4	Wiseman, Alaska	100	w.
*558	"	Teller, Alaska	100	w.
"	u	Valdez, Alaska	50	w.
*566	u	Seward, Alaska	1	kw.
*600	«	Fort Gibbon, Alaska	50	w.
*618	u	Bethel, Alaska	50	w.
"	u	Nome, Alaska	500	w.
*625	u	Livengood, Alaska	50	w.
"	u	Tacotna, Alaska	50	w.
*638	и	Holy Cross, Alaska	50	w.
"	u	Fort Yukon, Alaska	50	w.
	u u		500	w.
*645	<u>.</u>	Iditarod, Alaska	100	w. w.
*652	u u	Teller, Alaska	50	w. w.
	u u	St. Michael, Alaska	50	
*659	u u	Hot Springs, Alaska	100	w.
	u	Point Barrow, Alaska	300	w.
*666	- "	Clark Field, P. I.		w.
- 4	-	Candle, Alaska	50 80	w.
	"	Circle, Alaska	50	w.
	-	Fort Grant, Canal Zone	50	w .
-		Camp Nichols, P. I.	300	w.
*681	4	Fort Egbert, Alaska	50	₩.
"	<i>u</i>	Nulato, Alaska	500	w.
*685	Navy	Samoan group	10	w.
*689	Army	Kotzebue, Alaska	50	w.
690	Navy	Washington, D. C.	1	kw.
*750	Army	Fort de Lesseps, Canal Zone	50	w.

^{*} Available for non-Government assignments.

*750	Army	Fort Grant, Canal Zone	50	w.
"	"	Quarry Heights, Canal Zone	500	w.
u	4	Fort Randolph, Canal Zone	50	w.
4	4	Ruby, Alaska	50	₩.
` u	4	Fort Sherman, Canal Zone	50	w.
*1110	u u	Fort Randolph, Canal Zone	50	w.
1580	Coast and Geodetic Survey	Vessels and portable	•	**.
1584	" " " " "	Vessels and portable		
1588		Vessels and portable		
2464	Coast Guard	Vessels and portable Vessels		
2101	" "	Nahant, Mass.	200	₩.
4	u u	New London, Conn.	50	w.
u	u u	Rockaway, N. Y.	200	w.
u	"	Cape Henry, Va.	200	w.
u	" "	Fort Lauderdale, Fla.	200	w.
u	u u	St. Petersburg, Fla.	50	₩.
«	u u	Mobile, Ala.	200	w.
u	u u	San Pedro, Calif.	50	w.
u	u u	Point Bonita, Calif.	200	w.
и	u u	Port Townsend, Wash.	200	w.
«	u u	Sault Ste. Marie, Mich.	50	w.
u	u u	Buffalo, N. Y.	50	₩.
2492	Coast and Geodetic Survey	Vessels and portable	•	
2496	" " " " "	Vessels and portable		
2500		Vessels and portable		
2604	Army	Dredges	550	w.
2652	Coast Guard	Vessels	000	
	" "	Nahant, Mass.	200	w.
u	u u	New London, Mass.	50	w.
u	u u	Rockaway, N. Y.	200	w.
"	u u	Cape Henry, Va.	200	w.
u	u u	Fort Lauderdale, Fla.	200	w.
u	u u	St. Petersburg, Fla.	50	w.
"	u u	Mobile, Ala.	200	w.
"	a a	San Pedro, Calif.	50	w.
"	u u	Point Bonita, Calif.	200	w.
u	u u	Port Townsend, Wash.	200	w.
ü	u u	Sault Ste. Marie, Mich.	50	w.
ĸ	u u	Buffalo, N. Y.	50	w.
2676	u u	Vessels		
"	u u	Nahant, Mass.	200	w.
u	u u	New London, Conn.	50	w.
"	u u	Rockaway, N. Y.	200	w.
u	u u	Cape Henry, Va.	200	w.
*	u u	Fort Lauderdale, Fla.	200	w.
"	u u	St. Petersburg, Fla.	50	w.
"	u u	Mobile, Ala.	200	w.
"	u u	San Pedro, Calif.	50	w.
"	a u	Point Bonita, Calif.	200	w.
"	u u	Port Townsend, Wash.	200	w.
u	u a	Sault Ste. Marie, Mich.	50	w.
ď	u u	Buffalo, N. Y.	50	w.
2692	u u	Vessels		
"	u u	Nahant, Mass.	200	w.
u	u u	New London, Conn.	50	w.
4	u u	Rockaway, N. Y.	200	w.

 $^{{\}bf *Available\ for\ non-Government\ assignments}.$

	Herbert	Hoover, 1929–1933	EO	5638
2692	Coast Guard	Cape Henry, Va.	200	w.
"	u u	Fort Lauderdale, Fla.	200	w.
«	u u	St. Petersburg, Fla.	50	w.
u	u u	Mobile, Ala.	200	w.
u	u u	San Pedro, Calif.	50	w.
"	u u	Point Bonita, Calif.	200	w.
u u	u	Port Townsend, Wash.	200	w.
"	u u	Sault Ste. Marie, Mich.	50	w.
-		Buffalo, N. Y.	50	w.
2704 "		Vessels	000	
"		Nahant, Mass.	200 50	₩.
"		New London, Conn.	200	w. w.
4	a a	Rockaway, N. Y. Cape Henry, Va.	200	w. w.
u	u «	Fort Lauderdale, Fla.	200	w. w.
u	u u	St. Petersburg, Fla.	50	. w.
u	« «	Mobile, Ala.	200	w.
u	u u	San Pedro, Calif.	50	w.
Œ	u u	Point Bonita, Calif.	200	w.
u	u a	Port Townsend, Wash.	200	w.
ű	« «	Sault Ste. Marie, Mich.	50	w.
u	« «	Buffalo, N. Y.	50	w.
2716	Navy	Newport, R. I.	100	w.
"	u -	Olongapó, P. I.	100	w.
u	a	New York, N. Y.	100	w.
a	a a	Norfolk, Va.	100	w.
u	u	Guantanamo, Cuba	100	w.
u u	u u	Keyport (Bremerton), Wash.	100	w.
"	"	San Francisco, Calif.	100	w.
u u	<u>.</u>	Chollas Heights (San Diego), Calif.	100	w.
"	*	Darien (Balboa), Canal Zone	100	w.
"	-	Pearl Harbor, T. H.	100	w.
"	u u	Cavite (Los Baños), P. I.	100 100	w.
2960	Airways, Commerce	Charleston, S. C. Wellton, Ariz.	400	w.
2900 «	All ways, Commerce	Big Spring, Tex.	400	w. w.
"	" "	Birmingham, Ala.	400	w. w.
u	u u	Titusville, Fla.	400	w.
2968	« · «	Pratt, Tex.	400	w.
"	u u	Jackson, Miss.	400	w.
u	u u	Miami, Fla.	400	w.
2972	u u	Tucson, Ariz.	400	w.
"	u u	Fort Worth, Tex.	400	w.
u	u u	Atlanta, Ga.	400	w.
2976	a a	El Paso, Tex.	400	w.
"		Shreveport, La.	400	w.
"	u u	Jacksonville, Fla.	400	w.
2980	u u	Minneapolis, Minn.	400	w.
"		New Orleans, La.	400	₩.
"		St. Louis, Mo.	400 400	w.
ű		Fargo, N. Dak. La Crosse, Wis.	400	w. w.
**3265	Agriculture	Portable	±00	₩.
" "	Interior	Portable		
3340	Airways, Commerce	Boston, Mass.	400	w.
4	" " " " " " " " " " " " " " " " " " "	Washington, D. C.	400	w.

^{**}Available for non-Government assignments provided no interference is caused with Government assignments.

3340	Airways,	Commerce	Richmond, Va.	400	w.
ĸ	u	u	Greensboro, N. C.	400	w.
u	и	4	Spartanburg, S. C.	400	w.
"	u	"	Charleston, S. C.	400	w.
"	ш	u	Seattle, Wash.	400	\mathbf{w}_i
ű	u	"	Portland, Oreg.	400	w.
u	4	u	Medford, Oreg.	400	w.
3345	u	u	Los Angeles, Calif.	400	w.
"	"	u	Fresno, Calif.	400	w.
"	ű	u	Oakland, Calif.	400	w.
u	u	«	Wellton, Ariz.	400	w.
"	ű	u	Tucson, Ariz.	400	w.
«	u	u	Little Rock, Ark.	400	w.
ű	"	"	Memphis, Tenn.	400	w.
"	u	«	Nashville, Tenn.	400	w.
3350	«	u	Kansas City, Mo.	400	w.
u u	u	u	Wichita, Kans.	400	w.
"	u	"	Oklahoma City, Okla.	400	w.
4	"	«	Tulsa, Okla.	400	w.
a	u	«	Fort Worth, Tex.	400	w.
3355	"	«	Houston, Tex.	400	w.
u	u	"	Lake Charles, La.	400	w.
ű	"	4	New Orleans, La.	400	w.
u	u	u	Mobile, Ala.	400	w.
3360	4	4	Reno, Nev.	400	w.
u	ď	ű	Pleasant Valley, Nev.	400	w.
u	ű	u	Elko, Nev.	400	w.
"	u	u	Salt Lake City, Utah	400	w.
3365	d	4	Pittsburgh, Pa.	400	w.
u	u	«	Cincinnati, Ohio	400	w.
4	"	u	Terre Haute, Ind.	400	w.
u	"	4	St. Louis, Mo.	400	w.
u	"	u	Milford, Utah	400	w.
u	u	u	Las Vegas, Nev.	400	w.
3370	"	"	Calling frequency, all stations	400	w.
3375	u	ű	Butte, Mont.	400	***
u	"	«	Idaho Falls, Idaho	400	w.
u	"	"	Strevell, Idaho	400	w. w.
u	u	"	Boise, Idaho	400	w. w.
"	4	u	Pasco, Wash.	400	w.
3380	u	"	New York, N. Y.	400	w.
u	u	u	Bellefonte, Pa.	400	w.
u	4	«	Cleveland, Ohio	400	w.
u	ď	ű	Buffalo, N. Y.	400	w.
u	u	«	Chicago, Ill.	400	w.
u	u	ű	Albany, N. Y.	400	w.
3385	u	u	Shreveport, La.	400	w.
u	u	a	Birmingham, Ala.	400	w.
u	"	u	Jackson, Miss.	400	w.
u	u	"	North Platte, Nebr.	400	w.
u	4	u	Cheyenne, Wyo.	400	w.
4	u	u	Pueblo, Colo.	400	w.
u	"	u	Rock Springs, Wyo.	400	w.
ű	u	u	Garden City, Kans.	400	w.
u	Agriculture	•	Portable	200	•
u u	Interior		Portable		
3390	Airways, C	ommerce	Fargo, N. Dak.	400	w.
ű	u T	"	Twin Cities, Minn.	400	w.
				100	** .

		Herbert I	Hoover, 1929–1933	EO	5638
3390	Airways, Com	merce	La Crosse, Wis.	400	w.
u	<i>"</i>	"	Iowa City, Iowa	400	w.
4	ű	u	Omaha, Nebr.	400	w.
3395	«	"	Kingman, Ariz.	400	w.
u	u	u	Winslow, Ariz.	400	w.
"	u	u	Albuquerque, N. Mex.	400	w.
a	u	"	Amarillo, Tex.	400	w.
«	u	u	Waynoka, Okla.	400	w.
3400	u	u	Atlanta, Ga.	400	w.
"	u u	u u	Jacksonville, Fla.	400	w.
-	u u	"	Titusville, Fla.	400	w.
3405			Miami, Fla.	400	w.
	u u	<u>.</u>	Key West, Fla.	400	w.
3410	- u	<u>.</u>	El Paso, Tex.	400	w.
"	 u	4	Big Spring, Tex.	400	w.
u	u	u	Tucson, Ariz.	400	w.
"	Lighthouses,	Commerce	Wellton, Ariz.	400 50	w.
"	angirinouses,	« «	Cheboygan Range LH, Mich. Detroit LH, Mich.	50 50	w.
4	. "	4	Detroit River LH, Mich.	50	w. w.
"	4	u	Fourteen Foot L. S., Mich.	50	w.
u	ű	u	Lansing Shoal L. S., Mich.	50	w.
"	"	u	Marquette LH, Mich.	50	w.
"	ű	u	Poe Reef LH, Mich.	50	w.
ű	«	u	Stannard Rock LH, Mich.	50	₩.
"	4	u	Manitou LH, Mich.	50	w.
"	u	и	Huron Island LH, Wis.	50	w.
ű	u	"	Rock of Ages LH, Mich.	50	w.
"	u	u	Passage Island LH, Mich.	50	w.
u	u	"	Fowey Rock LH, Fla.	50	w.
4	u	"	Dry Tortugas LH, Fla.	50	w.
		4	Key West LH, Fla.	50	w.
**3445	Agriculture		Portable		
	Interior		Portable		
*3505 *3535	Navy "		Aircraft		
*3585			Aircraft		
*3615	u		Aircraft		
*3665	"		Aircraft Aircraft		
*3695	u		Aircraft		
*3725	a a		Aircraft		
*3755	æ		Aircraft		
*3785	•		Aircraft		
*3815	4		Aircraft		
*3845	ď		Aircraft		
*3865	a		Aircraft		
*3905	"		Aircraft		
*3935	"		Aircraft		
*3965	u		Aircraft		
*3985	u		Aircraft		
4015	u		Key West, Fla.	1	kw.
"	4		Arlington, Va. (Washington, D. C.)	10	kw.
"	ű.		New Orleans, La.	1	kw.
4020	Army		Great Lakes	500	w.
2020	лішу		Washington, D. C.	10	kw.

^{*} Available for non-Government assignments.
** Available for non-Government assignments provided no interference is caused with Government assignments.

4020	Army	Anchorage, Alaska	10	kw.
4025	4	Washington, D. C.	10	kw.
4030	4	Fort Santiago, P. I.	10	kw.
u	4	San Francisco, Calif.	10	kw.
"	u	Los Angeles, Calif.	500	w.
4045	Navy	Heeia (Honolulu), T. H.	500	w.
"	"	Medford, Mass.	200	w.
u u	4	South Manchester, Conn.	200	w.
	- 4	Boston, Mass.	200	w.
"	- 4	Key West, Fla.	200	w.
и и	4	Charleston, S. C. New Orleans, La.	200	w.
u	u		250 250	w. w.
u	u	Philadelphia, Pa. Keyport (Bremerton), Wash.	250 250	w.
u	«	Baltimore, Md.	250 250	w.
u	44	Atlanta, Ga.	250	w.
u	u	Orlando, Fla.	250	w.
"	u	Pensacola, Fla.	250	w.
4	4	Chicago, Ill.	250	w.
"	u	Los Angeles, Calif.	250	w.
4	u	Oakland, Calif.	250	w.
u	ď	Seattle, Wash.	250	w.
u	æ	Darien (Balboa), Canal Zone	250	w.
"	u	Ensenada, P. R.	250	w.
u	u u	Washington, D. C.	250	w.
"	u	Augusta, Me.	250	w.
"	«	New York, N. Y.	250	w.
"	u	Wilmington, Del.	250	w
"	u	Norfolk, Va.	250	w.
"	4	Jacksonville, Fla.	250	w.
"	«	Oklahoma City, Okla.	250	w.
æ	*	Kansas City, Mo.	250	w.
*	*	San Diege, Calif.	250	w.
"	*	San Francisco, Calif.	250	w.
"	•	Portland, Oreg.	250	w.
æ	•	Santurce, P. R.	250	w.
"	«	Washington, D. C.	250	w.
4050	Coast Guard	Vessels		
«	« «	Nahant, Mass.	200	₩.
æ		New London, Conn.	50	w.
4		Rockaway, N. Y.	200	w.
-		Cape Henry, Va.	200	w.
		Fort Lauderdale, Fla.	200	₩.
"		St. Petersburg, Fla.	50	w.
		Mobile, Ala.	200	w.
4	4 4	San Pedro, Calif.	50 200	w. w.
"		Point Bonita, Calif. Port Townsend, Wash.	200	w. w.
	a .	Sault Ste. Marie, Mich.	50	w.
u		Buffalo, N. Y.	50	w.
4055	Airways, Commerce	Brownsville, Tex.	400	w.
4	All Ways, Collector	Los Angeles, Calif.	400	w.
4		Waynoka, Okla.	400	w.
4060		New Orleans, La.	400	w.
4	4 4	Washington, D. C.	1	kw.
4	« «	Albuquerque, N. Mex.	400	w.
4065	« «	San Antonio, Tex.	400	w.
4	« «	Kingman, Ariz.	400	w.
4070	* *	Mobile, Ala.	400	w.

	Herbe	rt Hoover, 1929-1933	EO	5638
4070	Airways, Commerce	Houston, Tex.	400	w.
•	« «	Cheyenne, Wyo.	400	w.
****4075	« «	Lake Charles, La.	400	w.
"	« «	Amarillo, Tex.	400	w.
•	• •	Winslow, Ariz.	400	w.
•	Navy	Annapolis, Md. (Washington, D. C.)	1	kw.
*		Darien (Balboa), Canal Zone	500	w.
u	•	San Juan, P. R.	1	kw
u	"	Cavite (Los Baños), P. I.	1	kw.
"	•	Peiping, China	1	kw.
æ	•	Guam	1	kw.
4080	Army	Fort Hayes, Ohio	1	kw.
«	4	Fort Shafter, T. H.	10	kw.
4085	ď	Anchorage, Alaska	10	kw.
4090	«	Fort Bliss, Tex.	400	w.
ű	«	Fort Brown, Tex.	200	w.
ű	4	Fort Crockett, Tex.	200	w.
ű	«	Fort Sam Houston, Tex.	1	kw.
ĸ	4	Fort Sill, Okla.	200	w.
"	4	Fort Huachuca, Ariz.	200	w.
"	u	Camp H. J. Jones, Tex.	200	w.
"		Fort D. A. Russell, Tex.	200	w.
"		Camp S. D. Little, Ariz.	100	w.
•	«	Denver, Colo. (Fitzsimons General Hospital)	500	w.
"	u	Fort Clark, Tex.	200	w.
4		Sloan Field, Midland, Tex.	100	w.
"	a a	Fort F. E. Warren, Wyo.	100	w.
. "	«	Kelly Field, Tex.	200	w.
	a a	Hensley Field, Tex.	200	w.
	u u	Hatbox Field, Okla.	200	w.
- 4	.	Fort Ringgold, Tex.	200	w.
	*	Dryden, Tex.	200	w.
-	-	Lordsburg, N. Mex.	200	w.
- "	<u>-</u>	Tucson, Ariz.	200	w .
		Ketchikan, Alaska	1	kw.
4135	Agriculture	Portable		
-	Coast and Geodetic Survey	Vessels and portable		
	Interior Coast Guard	Portable International Ice Patrol vessels		
4255		Transports		
4200	Army	San Francisco, Calif.	200	w.
"	u	Fort Shafter, Wash.	1	kw.
u	u	Canal Zone	i	kw.
u	æ	Manila, P. I.	í	kw.
u	*	Governors Island, N. Y.	200	w.
	"	Washington, D. C.	1	kw.
4295	Navy	Mare Island (San Francisco), Calif.	250	w.
4300	Army	San Francisco, Calif.	10	kw.
4305	<u>«</u>	Fort Omaha, Nebr.	1	kw.
"	"	Fort Wm. McKinley, P. I.	200	w.
"	"	Camp Stotsenberg, P. I.	100	w.
"	4	Camp John Hay, P. I.	200	w.
"		Pettit Barracks, Zamboanga, P. I.	200	w.
u	a .	Point Barrow, Alaska	50	w.

^{****}May be used by Navy provided no interference will be caused with Airways Division stations.

4205	Aumer	Squaw Harbor, Alaska	400	w.
4305	Army "	Fort Leavenworth, Kans.	1	kw.
u	«	San José Field, P. I.	200	w.
u	u	Fort Santiago, P. I.	1	kw.
4310	u	Fort McPherson, Ga.	1	kw.
4	4	Seattle, Wash.	10	kw.
4365	u	Boston, Mass.	400	w.
4000	4	Quarry Heights, Canal Zone	1	kw.
"	a	Seattle, Wash.	10	kw.
u	u	Seward, Alaska	500	w.
u	u	Washington, D. C.	10	kw.
4370	u	Seattle, Wash.	10	kw.
4375	u u	Fort Sam Houston, Tex.	1	kw.
4	u	Seattle, Wash.	10	kw.
4380	u	Chicago, Ill.	1	kw.
"	u	Skagway, Alaska	400	w.
4385	Navy	Pearl Harbor (Honolulu), T. H.	1	kw.
"	4	Mare Island (San Francisco), Calif.	250	w.
"	"	Chollas Heights (San Diego), Calif.	1	kw.
a	«	Tutuila, Samoa	1	kw.
u	u	Cordova, Alaska	1	kw.
"	u	St. Paul, Alaska	1	kw.
«	«	Keyport (Bremerton), Wash.	1	kw.
4435	«	San Juan, P. R.	500	w.
. "	*	Darien (Balboa), Canal Zone	500	w.
"	ď	Arlington, Va. (Washington, D. C.)	1	kw.
u	«	New Orleans, La.	1	kw.
æ	a	Key West, Fla.	1	kw.
"	и	Great Lakes	500	w.
a	«	Guam	1	kw.
u	α	Peiping, China	1	kw.
ĸ	"	Cavite (Los Baños), P. I.	1	kw.
4440	Army	Fort Leavenworth, Kans.	1	kw.
"	«	Fort Douglas, Utah	400	w.
4	"	Fort Lewis, Wash.	400	w.
*	æ	Presidio of Monterey, Calif.	50	w.
"	"	San Francisco, Calif.	10	kw.
4	"	Vancouver Barracks, Wash.	400	w.
*	«	Los Angeles, Calif.	400	w.
4	•	Fort Geo. Wright, Wash.	200	w.
4445	•	Kelly Field, Tex.	200	w.
"	«	Hatbox Field, Okla.	200	w.
u	ď	Hensley Field, Tex.	200	w.
"	*	Fort Ringgold, Tex.	200	w.
"	u	Fort Bliss, Tex.	400	w.
α	u u	Dryden, Tex.	200	w.
"	u	Fort D. A. Russell, Tex.	200	₩.
"	ď	Lordsburg, N. Mex.	200	w.
"	u	Tucson, Ariz.	200	w.
"	"	March Field, Calif.	200	W.
u	u	Ketchikan, Alaska	250	kw.
4525	Navy	Cavite (Los Baños), P. I.	250	W.
5000	Bureau of Standards	Washington, D. C.	10	kw.
5540	Navy	David, Panama	200	w.
*5600	"	Darien (Balboa), Canal Zone	250	w.
5920	Airways, Commerce	Atlanta, Ga.	400	w.

^{*}Available for non-Government assignments.

Herbert Hoover, 1929–1933	929-1933	1929-	Hoover.	erbert	He
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EO 5638

59 20	Airmona Com		Independing Fla	400	w.
9 20 "	Airways, Com	"	Jacksonville, Fla. Titusville, Fla.	400	w. w.
u	"	u		400	w. w.
	"	"	Miami, Fla. Key West, Fla.	400	w. w.
"	u	u	Reno, Nev.	400	w.
u	"	a	Elko, Nev.	400	w.
u	u	"	Salt Lake City, Utah	400	w.
ű	"	ш	Pleasant Valley, Nev.	400	w.
5925	u	ű	Boston, Mass.	400	w.
u	u	u	Washington, D. C.	400	w.
u	u	«	Richmond, Va.	400	w.
4	u	u	Greensboro, N. C.	400	w.
u	u	«	Spartanburg, S. C.	400	w.
«	ű	u	Charleston, S. C.	400	w.
u	«	u	Butte, Mont.	400	w.
4	u	u	Idaho Falls, Idaho	400	w.
u	u	ű	Strevell, Idaho	400	w.
"	"	ű	Boise, Idaho	400	w.
«	u	u	Pasco, Wash.	400	w.
5930	"	u	New York, N. Y.	400	w.
u	"	u	Bellefonte, Pa.	400	w.
u	u	u	Cleveland, Ohio	400	w.
u	"	u	Jackson, Mich.	400	w.
u	u	u	Chicago, Ill.	400	w.
u	4	u	Buffalo, N. Y.	400	w.
u	α	u	Albany, N. Y.	400	w.
u	"	u	Houston, Tex.	400	\mathbf{w}_{\bullet}
a	ű	u	Lake Charles, La.	400	w.
a	ű	ű	New Orleans, La.	400	w.
u	«	ű	Mobile, Ala.	400	\mathbf{w}_{\bullet}
5935	u	u	Kingman, Ariz.	400	w.
a	u	u	Winslow, Ariz.	400	w.
u	u	u	Albuquerque, N. Mex.	400	w.
u	u	u	Amarillo, Tex.	400	w.
u	u	"	Waynoka, Okla.	400	w.
u	ű	u	Shreveport, La.	400	w.
"	«	«	Birmingham, Ala.	400	w.
u	u	a	Jackson, Miss.	400	w.
594 0	u	«	Calling frequency, all stations		
5945	u 	«	Kansas City, Mo.	400	w.
u	« «	«	Wichita, Kans.	400	w.
u	u u	«	Oklahoma City, Okla.	400	w.
"	"	"	Tulsa, Okla.	400	w.
u	"	"	Fort Worth, Tex.	400	w.
и	u	"	San Antonio, Tex.	400	w.
4	 "	"	Brownsville, Tex.	400	w.
u	"	u	Milford, Utah	400	w.
5950	u	u	Las Vegas, Nev.	400 400	w.
4	u	u	Fargo, N. Dak. Twin Cities, Minn.	400	w.
u	u	"	La Crosse, Wis.	400	w. w.
u	u	"	Iowa City, Iowa	400	w. w.
u	u	u	Omaha, Nebr.	400	w.
"	u	"	North Platte, Nebr.	400	w. w.
"	"	u	Cheyenne, Wyo.	400	w.
u	u	"	Pueblo, Colo.	400	w.
u	ď	u	Rock Springs, Wyo.	400	w.
u	"	u	Garden City, Kans.	400	w.
5955	u	u	El Paso, Tex.	400	w.
				200	

5955	Airways, Commerce	Big Spring, Tex.	400	w.
*	# "	Tucson, Ariz.	400	w.
"	"	Wellton, Ariz.	400	w.
u	" ",	Los Angeles, Calif.	400	w.
u	* "	Fresno, Calif.	400	w.
æ	4 4	Oakland, Calif.	400	w.
5960	« «	Pittsburgh, Pa.	400	w.
"	u 4	Cincinnati, Ohio	400	w.
u	4	Terre Haute, Ind.	400	w.
"		St. Louis, Mo.	400	w.
"	u 4	Seattle, Wash.	400	w.
u	u u	Portland, Oreg.	400	W.
u		Medford, Oreg.	400	₩.
u		Little Rock, Ark.	400	w.
4		Memphis, Tenn.	400	w.
"		Nashville, Tenn.	400	w.
5995	Army	Fort Sam Houston, Tex.	1	kw.
"	4	Tientsin, China	500	w.
4	«	Fort D. A. Russell, Tex.	200	w.
4	4	Fort Sill, Okla.	200	w.
4	4	Sloan Field, Tex.	200	w.
4	4	Hatbox Field, Tex.	200	w.
4	"	Fort Crockett, Tex.	200	₩.
6120	Navy	Washington, D. C. (Pan American	10	kw.
		Union)		
6990	Army	(Amateur reserve net:)	400	
-		Fort Sam Houston, Tex.	400	w.
- 4		Fort McPherson, Ga.	1	kw.
	•	Fort Bragg, N. C.	400	w.
	•	Fort Omaha, Nebr.	400	w.
		Presidio of San Francisco, Calif.	500	w.
	*	Fort Howard, Baltimore, Md.	400	w.
		Boston, Mass.	400	w.
-		Governors Island, N. Y.	500	w.
		Fort Hayes, Ohio	400	w.
-	-	Chicago, Ill.	400	₩.
"		Sloan Field, Midland, Tex.	200	w.
-		Washington, D. C.	400	w.
		All corps areas and departments	95	1
8030	Navy	Annapolis, Md. (Washington, D. C.)	25 500	kw.
	4	Great Lakes New Orleans, La.	1	w. kw.
"	4	Key West, Fla.	1	kw.
8040	A	Washington, D. C.	10	kw.
	Army		10	_
8050		Washington, D. C. Point Barrow, Alaska	50	kw. w.
"	•	Squaw Harbor, Alaska	400	w.
8060	æ	San Francisco, Calif.	10	₩.
4	«	Los Angeles, Calif.	400	w.
"	4	Fort Santiago, P. I.	10	kw.
8090	Navy	Heeia (Honolulu), T. H.	500	w.
4	Mavy "	Medford, Mass.	250	w.
"	4	South Manchester, Conn.	250	w.
	4	Boston, Mass.	200	w.
	4	Key West, Fla.	200	w.
4	4	Charleston, S. C.	200	w.
4	4	New Orleans, La.	250	w.
"	4	Philadelphia, Pa.	250	₩.
"	4	Keyport (Bremerton), Wash.	250	w.
		Trolbong (miomorgan), 14 more	200	₩.

			•		
8090	Navy		Baltimore, Md.	250	w.
"	u		Atlanta, Ga.	250	w.
u	4		Orlando, Fla.	250	w.
æ	u		Pensacola, Fla.	250	w.
4	4		Chicago, Ill.	250	w.
u	"		Los Angeles, Calif.	250	w.
u u	4		Oakland, Calif.	250	w.
a.	4		Seattle, Wash.	250	w.
æ	«		Darien (Balboa), Canal Zone	250	w.
"	u		Ensenada, P. R.	250	w.
«	"		Washington, D. C.	250	w.
ĸ	4		Augusta, Me.	250	w.
u	u		New York, N. Y.	250	w.
u	4		Wilmington, Del.	250	w.
u	4			250 250	
4	u		Norfolk, Va.	250 250	w.
4	u		Jacksonville, Fla.		w.
4	4		Oklahoma City, Okla.	250	w.
4	4		Kansas City, Mo.	250 250	w.
	4		San Diego, Calif.	250	w.
-	- 4		San Francisco, Calif.	250	w.
- 4	4		Portland, Oreg.	250	w.
- 4	- "		Santurce, P. R.	250	w.
-			Washington, D. C.	250	w.
8100 "	Airways, Con	mmerce "	Wellton, Ariz.	400	w.
	<u>.</u>	-	Tucson, Ariz.	400	w.
	4	-	El Paso, Tex.	400	w.
	4	"	Los Angeles, Calif.	400	w.
8110			Fort Worth, Tex.	400	w.
"	"	4	Shreveport, La.	400	w.
u	4	4	Jackson, Miss.	400	w.
"	4	4	Birmingham, Ala.	400	w.
u	4	u	Atlanta, Ga.	400	w.
8120	"	"	El Paso, Tex.	400	w.
4	u	**	Big Spring, Tex.	400	w.
"	u	4	Fort Worth, Tex.	400	w.
"	4	"	San Antonio, Tex.	400	w.
. "	"	4	Brownsville, Tex.	400	w.
8130	u .	4	Atlanta, Ga.	400	w.
u	"	"	Mobile, Ala.	400	w.
«	4	4	New Orleans, La.	400	w.
"	"	4	Lake Charles, La.	400	w.
ű	4	4	Houston, Tex.	400	w.
"	u	4	San Antonio, Tex.	400	w.
8140	u	4	Key West, Fla.	400	w.
u	4	4	Miami, Fla.	400	w.
"	u u	4	Titusville, Fla.	400	w.
æ	4	4	Jacksonville, Fla.	400	w.
"	4	*	Charleston, S. C.	400	w.
"	"	"	Richmond, Va.	400	w.
"	"	4	Washington, D. C.	400	w.
8150	Navy		Darien (Balboa), Canal Zone	25	kw.
u	4		Cayey (San Juan), P. R.	1	kw.
"	и		Washington, D. C.	1	kw.
"	u		Guam	1	kw.
u	u		Cavite (Los Baños), P. I.	1	kw.
"	u		Peiping, China	1	kw.
8160	Army		Fort Hayes, Ohio	1	kw.
"	u		Wright Field, Ohio	400	w.

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0100	•			
8160	Army "	Granada, Nicaragua (temporary)	200	w.
8170	u u	Fort Shafter, T. H.	10	kw.
	u u	Anchorage, Alaska	10	kw.
8180	4	Fort Sam Houston, Tex.	1	kw.
4	4	Fort Bliss, Tex.	400	w.
"	u	Fort Brown, Tex.	200	w .
	4	Fort Clark, Tex.	200	w.
ш	4	Fort Huachuca, Ariz.	200	w.
"	u	Fort Sill, Okla.	200	w.
u	u	Camp S. D. Little, Aria	200	w.
u	u	Camp S. D. Little, Ariz. Kelly Field, Tex.	100	w.
u	u	Hensley Field, Tex.	200 200	w.
ű	u	Hatbox Field, Okla.	200	w.
"	u	Fort Ringgold, Tex.	200	w.
u	u	Dryden, Tex.	200	w. w.
u	u	Lordsburg, N. Mex.	200	w. w.
4	u	Tucson, Ariz.	200	w. w.
4	u	Denver, Colo. (Fitzsimons General	500	
		Hospital)	300	w.
u	«	Fort D. A. Russell, Tex.	200	w.
u	«	Sloan Field, Midland, Tex.	200	w.
"	«	Fort F. E. Warren, Wyo.	100	w.
u	«	Ketchikan, Alaska	1	kw.
8270	Coast Guard	International Ice Patrol vessels		
ű	Coast and Geodetic	Vessels and portable		
	Survey			
8510	Army	Transports		
ű	u	New York, N. Y.	200	w.
u	«	San Francisco, Calif.	200	w.
u u	« «	Canal Zone	1	kw.
u u	u	Fort Shafter, T. H.	1	kw.
		Fort Santiago, P. I.	1	kw.
ш	u .	Washington, D. C.	1	kw.
8590	Navy	Mare Island (San Francisco), Calif.	25	kw.
8600	Army "	San Francisco, Calif.	10	kw.
8610	4	Fort Leavenworth, Kans.	1	kw.
"	-	Camp John Hay, P. I.	200	w.
-	<u>.</u>	Pettit Barracks, Zamboanga, P. I.	200	w.
-	u u	Fort Wm. McKinley, P. I.	200	w.
	"	Fort Omaha, Nebr.	400	w.
8620	u	Seattle, Wash.	10 1	kw.
8730	α	Fort McPherson, Ga. Boston, Mass.	400	kw. w.
673U	u	Quarry Heights, Canal Zone	1	w. kw.
æ	u	Seattle, Wash.	10	kw.
u	4	Seward, Alaska	500	w.
u	u	Washington, D. C.	10	kw.
8740	u	Seattle, Wash.	10	kw.
8750	u	Fort Sam Houston, Tex.	1	kw.
"	«	Seattle, Wash.	10	kw.
8760	u	Chicago, Ill.	1	kw.
"	ď	Skagway, Alaska	400	w.
8770	Navy	Mare Island (San Francisco), Calif.	250	w.
"	4	Chollas Heights (San Diego), Calif.	1	kw.
u	u	Tutuila, Samoa	ī	kw.
u	u	Cordova, Alaska	1	kw.
"	u	St. Paul, Alaska	ī	kw.
"	u	Keyport (Bremerton), Wash.	ī	kw.
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		Decel Heater M. H		,
8770	Navy	Pearl Harbor, T. H.	1 400	kw.
**8860 "	Army	Tientsin, China Anchorage, Alaska	10	w. kw.
8870	Navy	Cayey (San Juan), P. R.	10	kw.
66 .0	"	Darien (Balboa), Canal Zone	500	w.
u	u	Arlington, Va. (Washington, D. C.)	10	kw.
u	u	New Orleans, La.	1	kw.
u	«	Key West, Fla.	î	kw.
"	u	Great Lakes	500	w.
u	u	Guam	1	kw.
"	u	Peiping, China	i	kw.
4	u	Cavite (Los Baños), P. I.	2	kw.
8880	Army	Fort Douglas, Utah	400	w.
"	u u	Fort Lewis, Wash.	400	w.
u	· u	Presidio of Monterey, Calif.	50	w.
æ	u	San Francisco, Calif.	10	kw.
"	4	Vancouver Barracks, Wash.	400	w.
æ	u	Los Angeles, Calif.	400	w.
"	u	Fort Geo. Wright, Wash.	200	w.
8890	u	Kelly Field, Tex.	200	w.
"	4	Hensley Field, Tex.	200	w.
ď	u	Hatbox Field, Okla.	200	w.
ű	u	Fort Ringgold, Tex.	200	w.
ű	u	Dryden, Tex.	200	w.
4	и	Fort D. A. Russell, Tex.	200	w.
u	u	Lordsburg, N. Mex.	200	w.
ű	u	Tucson, Ariz.	200	w.
ű	u	Fort Bliss, Tex.	200	w.
"	u	March Field, Calif.	200	w.
"	44	Ketchikan, Alaska	1	kw.
9050	Navy	Cavite (Los Baños), P. I.	25	kw.
*9090	4	Darien (Balboa), Canal Zone	100	w.
9250	u	David, Panama	200	w.
9550	и	Washington, D. C. (Pan American Union)	10	kw.
10000	Bureau of Standards	Washington, D. C.	10	kw.
11740	Navy	Washington, D. C. (Pan American Union)	10	kw.
12045	u	Annapolis, Md. (Washington, D. C.)	25	kw.
12060	Army	Washington, D. C.	10	kw.
12075	u	Washington, D. C.	10	kw.
12090	u	Fort Santiago, P. I.	10	kw.
"	u	Pettit Barracks, Zamboanga, P. I.	200	w.
12135	Navy	Pearl Harbor (Honolulu), T. H.	25	kw.
12150	Airways, Commerce	Los Angeles, Calif.	400	w.
"	u u	El Paso, Tex.	400	w.
"	u u	Portland, Oreg.	400	w.
	u u	Amarillo, Tex.	400	w.
12165	` u u	Washington, D. C.	400	w.
"	4 4	Fort Worth, Tex.	400	w.
ű		Salt Lake City, Utah	400	w.
		New Orleans, La.	400	w.
12180 12195	и и	Calling frequency, all stations	400	
12195		Cheyenne, Wyo.	400	w.
		Jacksonville, Fla.	400	w.

^{*}Available for non-Government assignments.

^{**}Available for non-Government assignments provided no interference is caused with Government assignments.

12195	Airways, Commerce	St. Louis, Mo.	400	w.
12210	u u	Oakland, Calif.	400	w.
"	u u	Chicago, Ill.	400	w.
"		Atlanta, Ga.	400	w.
12225	Navy "	Darien (Balboa), Canal Zone	25	kw.
4	4	Annapolis, Md. (Washington, D. C.)	1	kw.
"	u u	Cayey (San Juan), P. R.	1	kw.
u	u	Guam	1	kw.
4	u u	Cavite (Los Baños), P. I.	1	kw.
-		Peiping, China	1	kw.
12240	Army	Fort Shafter, T. H.	10	kw.
12255	<i>u</i>	Anchorage, Alaska	10	kw.
12405	Coast Guard	International Ice Patrol vessels		
12765	Army "	Transports		
"		New York, N. Y.	200	w.
"	<u>.</u>	San Francisco, Calif.	200	w.
4	.	Canal Zone	1	kw.
"	4	Fort Shafter, T. H.	1	kw.
u u	 4	Fort Santiago, P. I.	1	kw.
		Washington, D. C.	1	kw.
12885	Navy	Mare Island (San Francisco), Calif.	25	kw.
12900	Army	San Francisco, Calif.	10	kw.
13095	u	Quarry Heights, Canal Zone	1	kw.
- "		Washington, D. C.	10	kw.
	**	Seattle, Wash.	10	kw.
13110	u u	Seattle, Wash.	10	kw.
13125	u u	Fort Sam Houston, Tex.	1	kw.
13140	u u	Anchorage, Alaska	10	kw.
"		Fort Leavenworth, Kans.	1	kw.
13155	Navy	Pearl Harbor (Honolulu), T. H.	2	kw.
	u	Mare Island (San Francisco), Calif.	5	kw.
u	"	Chollas Heights (San Diego), Calif.	1	kw.
"	u	Tutuila, Samoa	1	kw.
"	«	Cordova, Alaska	1	kw.
u u	u	St. Paul, Alaska	1	kw.
	. "	Keyport (Bremerton), Wash.	1	kw.
13290	Army	Tientsin, China	400	w.
"		Fort Leavenworth, Kans.	1	kw.
13305	Navy "	San Juan, P. R.	1	kw.
"	"	Darien (Balboa), Canal Zone	500	w.
"	- 4	Arlington, Va. (Washington, D. C.)	10	kw.
- u	-	New Orleans, La.	1	kw.
	- u	Key West, Fla.	1	kw.
- "	u u	Great Lakes	500	w.
u	u u	Guam	1	kw.
4.	u u	Peiping, China	1	kw.
13320		Cavite (Los Baños), P. I.	5	kw.
10040	Army	Ketchikan, Alaska	1	kw.
1999#	ď	Fort Sam Houston, Tex.	1	kw.
13335	u	Kelly Field, Tex.	200	w.
u	u	Hatbox Field, Okla.	200	w.
	4	Hensley Field, Tex.	200	w.
	- «	Fort Ringgold, Tex.	200	w.
4	"	Fort Bliss, Tex.	400	w.
4	-	Dryden, Tex.	400	w.
4	- 4	Fort D. A. Russell, Tex.	200	w.
- 4	-	Fort Leavenworth, Kans.	200	w.
-	-	Lordsburg, N. Mex.	200	w.
-	•	Tucson, Ariz.	200	w.

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13335	Army	March Field, Calif.	200	w.
13575	Navy	Cavite (Los Baños), P. I.	25	kw.
15000	Bureau of Standards	Washington, D. C.	10	kw.
15130	Navy	Washington, D. C. (Pan American Union)	10	kw.
16060	«	Annapolis, Md. (Washington, D. C.)	25	kw.
æ	. "	Darien (Balboa), Canal Zone	500	w.
16080	Army	Washington, D. C.	10	kw.
16100	"	Washington, D. C.	10	kw.
16120		Fort Santiago, P. I.	10	kw.
16180	Navy	Heeia (Honolulu), T. H.	25 1	kw. kw.
16800	u	Washington, D. C. Darien (Balboa), Canal Zone	1	kw.
u	æ	Guam	î	kw.
u	•	Cavite (Los Baños), P. I.	ī	kw.
"	4	Peiping, China	ī	kw.
æ	«	Cayey (San Juan), P. R.	ī	kw.
16320	Army	Fort Shafter, T. H.	10	kw.
16340	a	Anchorage, Alaska	10	kw.
16540	Coast Guard	International Ice Patrol vessels		
u	Coast and Geodetic Survey	Vessels and portable		
17020	Army	Transports		
ű	u	New York, N. Y.	200	w.
4	u	San Francisco, Calif.	200	w.
•	4	Canal Zone	1	kw.
"	« «	Fort Shafter, T. H.	1	kw.
u u		Fort Santiago, P. I.	1	kw.
		Washington, D. C.	1	kw.
17180	Navy	Mare Island (San Francisco), Calif.	25 10	kw. kw₊
17200	Army "	San Francisco, Calif. Quarry Heights, Canal Zone	10	kw.
17460	u	Washington, D. C.	ī	kw.
17480	u	Seattle, Wash.	10	kw.
17500	4	Fort Sam Houston, Tex.	1	kw.
4	4	Seattle, Wash.	10	kw.
17540	Navy	Pearl Harbor (Honolulu), T. H.	1	kw.
«	"	Mare Island (San Francisco), Calif.	5	kw.
«	u	Chollas Heights (San Diego), Calif.	1	kw.
u	a	Tutuila, Samoa	1	kw.
«	«	Cordova, Alaska	1	kw.
"	u	St. Paul, Alaska	1	kw.
4 7 7 7 7 7		Keyport (Bremerton), Wash.	1 1	kw. kw.
17720	Army "	Fort Sam Houston, Tex. Anchorage, Alaska	10	kw.
17740	Navy	Cayey (San Juan), P. R.	10	kw.
"	4	Darien (Balboa), Canal Zone	5	kw.
ű	4	Arlington, Va. (Washington, D. C.)	10	kw.
"	u	New Orleans, La.	1	kw.
ű	u	Key West, Fla.	1	kw.
u	u	Great Lakes	500	w.
«	a	Guam	1	kw.
"	u	Peiping, China	1	kw.
"	u u	Cavite (Los Baños), P. I.	500	w.
18100	u	Cavite (Los Baños), P. I.	500	w.
20075		Washington, D. C.	25 1	kw. kw.
20125	Army	Washington, D. C. Fort Santiago, P. I.	1 1	kw.
20150 20225	Navy	Pearl Harbor (Honolulu), T. H.	10	kw.
20220	74@A.A.	L'air Haibor (Honolulu), 1. H.	10	47 4

20400	Army	Seattle, Wash.	1	kw.
ű	"	Fort Shafter, P. I.	1	kw.
21025	Navy	Annapolis, Md. (Washington, D. C.)	25	kw.
21925	u	Pearl Harbor, T. H.		
ű	"	San Francisco, Calif.		
u	u	San Diego, Calif.		
"	u	Tutuila, Samoa		
æ	u	Cordova, Alaska		
u	u	St. Paul, Alaska		
u	и	Keyport (Bremerton), Wash.		
22175	u	San Juan, P. R.		
221.0	u	Darien (Balboa), Canal Zone		
"	u	Washington, D. C.		
u	u	New Orleans, La.		
u	u	Key West, Fla.		
"	"	Great Lakes		
"	"	Guam		
u	"			
u	"	Peiping, China		
	"	Cavite (Los Baños), P. I.		
22625	4	Cavite (Los Baños), P. I.		
24090	A	Washington, D. C.		
24120	Army "	Washington, D. C.		
24150	"	Washington, D. C.		
24180		Fort Santiago, P. I.		
24270	Navy "	Pearl Harbor, T. H.		
24450		Darien (Balboa), Canal Zone		
24480	Army "	Fort Shafter, T. H.		
24510	- 4	Seattle, Wash.		
24540		Quarry Heights, Canal Zone		
25530		Transports		
25770	Navy	San Francisco, Calif.		
26190	Army "	Canal Zone		
26220		Anchorage, Alaska		
26250	"	Fort Sam Houston, Tex.		
26280		Fort Santiago, P. I.		
27150	Navy	Cavite (Los Baños), P. I.		
30550	Army "	Canal Zone		
30590	"	Fort Shafter, T. H.		
30620	"	Fort Sam Houston, Tex.		
30660		Fort Santiago, P. I.		
32120	Navy	Washington, D. C.		
32160	Army	Washington, D. C.		
32200	- 4	Washington, D. C.		
32240		Fort Santiago, P. I. Pearl Harbor (Honolulu), T. H.		
32360	Navy "	Darien (Balboa), Canal Zone		
32600				
32640	Army "	San Francisco, Calif. Canal Zone		
32680	u	Canal Zone		
32720	"	Transports		
34040		San Francisco, Calif.		
34360	Navy	Canal Zone		
34920	Army "	Fort Shafter, T. H.		
34960	 u			
35000	"	Fort Santiago, P. I.		
35040		Fort Santiago, P. I.		
36200	Navy	Cavite (Los Baños), P. I.		
36220	Army "	Washington, D. C.		
36720	 	San Francisco, Calif.		
38290	-	Transports		

39370 Army 51000 to Navy 53000 Fort Santiago, P. I. Experimental

The following Government experimental radio stations are authorized to use miscellaneous frequencies from time to time provided no interference is caused with other authorized service:

Navy Department: Naval Research Laboratory (NKF); Annapolis (NZO); Quantico (NZY).

War Department: Fort Monmouth, N. J. (WLY); Wright Field, Ohio (WZAJ).

Department of Commerce: Bureau of Standards, Washington, D. C. (WWV).

In the allocation of these frequencies the following principles have been followed and shall be followed in the consideration of future applications for use of frequencies by Government departments:

Utilization of Existing Communication Facilities

"No department shall erect a new station in the proximity of an existing government station, unless the same is incapable of rendering to such department the service that it requires, which shall be determined only after careful consideration by the departments concerned or by the permanent interdepartment organization. Whenever practicable, such a situation shall be met by the expansion of the existing stations, if necessary under joint contribution of the Departments interested. No department shall close a station no longer needed by it which is serving other Government departments without first making arrangements in respect to such service that are satisfactory to the departments being served."

GOVERNMENT ENCOURAGEMENT TO PRIVATE RADIO ENTERPRISES

"The Government will encourage and foster the development of privately owned and operated radio facilities in such a manner that in time of war or similar national emergency there shall be available the most effective system for the national defense. In part, this encouragement shall consist of utilizing the services of commercial stations wherever Government interests warrant in the accomplishment of the service required."

The stations listed herein may use other frequencies for the purpose of selecting a frequency more suitable for a particular service prior to requesting authority to change the frequency, provided a notice is first submitted to the Interdepartment Radio Advisory Committee and also a notice to the Federal Radio Commission, if the frequency is not included in the Executive order, on the proviso that it will cease operation on notice of interference from the Interdepartment Radio Advisory Committee or the Federal Radio Commission and such use shall not be for more than one month total.

The powers of the stations shown are those at the time of issuance of Executive order and are not limitations upon the stations.

The locations given are locations of the transmitting apparatus; and where control points are different, they are given in parentheses.

This Executive order supersedes Executive Order No. 5197-A, September 30, 1929.

HERBERT HOOVER

THE WHITE HOUSE,

June 8, 1931.

[No. 5638]

Executive Order 5638-A. June 8, 1931

Executive Order

Assignment of Frequencies to Government Radio Stations

Whereas section 6 of the Radio Act of 1927 (44 Stat. 1165) provides as follows:

"Radio stations belonging to and operated by the United States shall not be subject to the provisions of sections 1, 4, and 5 of this Act. All such Government stations shall use such frequencies or wave lengths as shall be assigned to each or to each class by the President. All such stations, except stations on board naval and other Government vessels while at sea or beyond the limits of the continental United States, when transmitting any radio communication or signal other than a communication or signal relating to Government business shall conform to such rules and regulations designed to prevent interference with other radio stations and the rights of others as the licensing authority may prescribe. Upon proclamation by the President that there exists war or a threat of war or a state of public peril or disaster or other national emergency, or in order to preserve the neutrality of the United States, the President may suspend or amend, for such time as he may see fit, the rules and regulations applicable to any or all stations within the jurisdiction of the United States as prescribed by the licensing authority, and may cause the closing of any station for radio communication and the removal therefrom of its apparatus

and equipment, or he may authorize the use or control of any such station and/or its apparatus and equipment by any department of the Government under such regulations as he may prescribe, upon just compensation to the owners. Radio stations on board vessels of the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation or the Inland and Coastwise Waterways Service shall be subject to the provisions of this Act."

AND WHEREAS the Government departments using radio find it necessary for efficient operation to make some changes in previous frequency assignments to individual stations which will not add to the total number of frequencies assigned for Government use and have requested that such changes be authorized;

Now, THEREFORE, I, HERBERT HOOVER, President of the United States of America, pursuant to the authority vested in me by law, do hereby allocate frequencies to the Government stations as follows:

**125	Navy	Fleet (not over 100 watts)
**155	"	Fleet
175	"	Fleet
195	"	Fleet
215	"	Fleet
245	"	Fleet
275	и	Fleet
355	u	Fleet
404	"	Fleet
*425	u	Fleet and Marine Expeditionary Forces
434	"	Fleet
440	"	Fleet
444	"	Fleet and Marine Expeditionary Forces
450	"	Fleet
464	··	Fleet
515-545	Army, Navy, and Coast Guard	Frequencies in this band may be used principally in daytime by aircraft with power not to exceed 100 watts and aeronautical stations for single or joint maneuvers and training purposes.
550-1500	Army and Navy	(These frequencies may be used by mobile radio equipment for training purposes under the following rule: The officer in charge of military or naval radio operations will confer with the Department of Commerce supervisor of radio in the locality where interference is probable to determine the frequencies which may be used with the least interference. Naval and military operations will then be confined so far as is possible to the time periods, frequencies, and powers which will cause minimum interference in the locality. It is understood that military and naval operation in this band will in general be limited to

^{*} Available for non-Government assignments.

** Available for non-Government assignments provided no interference is caused with Government assignments.

550–1500	Army and Navy	antenna radiation of 75 meter amperes, to daylight hours, and to a limited number of hours per week and weeks per year. The amount of operation will differ somewhat in different parts of the country.)		
1580	Army	Aircraft and field aeronautical stations	50	w
1584	"	Aircraft and field aeronautical stations		w
1588	"	Aircraft and field aeronautical stations		w
2304	Navy	Fleet	00	**
2336	"	Fleet		
2384	"	Fleet		
2404	"	Fleet		
2436	"	Fleet		
2484	"	Fleet		
2492	Armv	Aircraft and field aeronautical stations	50	w
2496	"	Aircraft and field aeronautical stations	50	w
2500	"	Aircraft and field aeronautical stations		w
2516	Navy	Fleet		•
2544	"	Fleet and Marine Expeditionary Forces		
2576	"	Fleet		
2604	"	Fleet		
2656	"	Fleet		
2684	"	Fleet and Marine Expeditionary Forces		
2716	· ·	Fleet		
2744	"	Fleet		
2816	"	Fleet		
2844	"	Fleet		
2884	"	Fleet		
2916	u	Fleet		
2952	"	Fleet		
**299 6	"	Fleet	•	
**300 5	"	Fleet and naval shore stations for aircraft		
"	Army	Aircraft for training purposes		
** 3035	Navy	Fleet and Marine Expeditionary Forces		
"	Army	Aircraft for training purposes		
**306 5	Navy	Fleet and Marine Expeditionary Forces		
"	Army	Aircraft for training purposes		
**3095 "	Navy	Fleet and Marine Expeditionary Forces		
	Army	Aircraft for training purposes Fleet and Marine Expeditionary Forces		
**3155	Navy Army	Aircraft for training purposes		
**3195	Navy	Fleet		
"	Army	Aircraft for training purposes		
**3235	Navy	Fleet		
"	Army	Aircraft for training purposes		
**3265	Navy	Fleet		
"	Army	Aircraft for training purposes		
**3295	Navv	Fleet		
"	Army	Aircraft for training purposes		
3345	Navy	Fleet		
3385	"	Fleet		
**3415	"	Fleet		
"	Army	Aircraft for training purposes		
**3445	"	Aircraft for training purposes		
**	Navy	Fleet		

 $^{\ \ **}Available$ for non-Government assignments provided no interference is caused with Government assignments.

**3475	Army Navy	Aircraft for training purposes Fleet	
"	118V y	Naval shore stations for aircraft:	
"	"	Anacostia, D. C.	250 W
"	u	Arlington (Washington), D. C.	750 W
"	**	Lakehurst, N. J.	250 W
"	"	Naval Air Station (Norfolk, Va.)	250 W
"	u	Quantico, Va.	500 W
"	"	Philadelphia, Pa.	750 W
4105	u	Fleet	
4135	u	Fleet and Marine Expeditionary Forces	
4155	u	Fleet	
4205	u	Mobile and coastal stations	
4235	u	Mobile and coastal stations	
4265	u	Fleet	
4385	"	Fleet	
4435	· ·	Fleet	
8210	"	Fleet	
8270	"	Fleet and Marine Expeditionary Forces	
8310	"	Fleet	
8410	ll .	Fleet, mobile and coastal stations	
8470	ll.	Fleet, mobile and coastal stations	
8530	u	Fleet	
8770	· ·	Fleet	
8870	u	Fleet	
12315	u	Fleet	
12405	u	Fleet and Marine Expeditionary Forces	
12465	. "	Fleet	
12615	· ·	Fleet, mobile and coastal stations	
12705	ll .	Fleet, mobile and coastal stations	
12795	"	Fleet	
13155	Navy	Fleet	
13305	it	Fleet	
16420	"	Fleet	
16540	"	Fleet and Marine Expeditionary Forces	
16620	"	Fleet	
16820	"	Fleet, mobile and coastal stations	
16940	"	Fleet, mobile and coastal stations	
17060	"	Fleet	
17540	"	Fleet	
17740	"	Fleet	
21925	"	Fleet	
22175		Fleet, mobile and coastal stations	
22625	u	Fleet Fleet	
24630 24930	u	Fleet	
24930 25230	"	Fleet, mobile and coastal stations	
25230 25410	u	Fleet	
25590	u	Fleet	
3364 0	u	Fleet, mobile and coastal stations	
34120	"	Fleet	
4-1-0		2 2000	

 $[\]mbox{**Available}$ for non-Government assignments provided no interference is caused with Government assignments,

The stations listed herein may use other frequencies for the purpose of selecting a frequency more suitable for a particular service prior to requesting authority to change the frequency, provided a notice is first submitted to the Interdepartment

Radio Advisory Committee and also a notice to the Federal Radio Commission, if the frequency is not included in the Executive order, on the proviso that it will cease operation on notice of interference from the Interdepartment Radio Advisory Committee or the Federal Radio Commission and such use shall not be for more than one month total.

The powers of the stations shown are those at the time of issuance of Executive order and are not limitations upon the stations.

The locations given are locations of the transmitting apparatus; and where control points are different, they are given in parentheses.

This Executive order supersedes Executive Order No. 5197-A, September 30, 1929.

HERBERT HOOVER

THE WHITE HOUSE,

June 8, 1931

[No. 5638-A]

Executive Order 5639. June 8, 1931

Executive Order

Transfer of Land for Aviation Field

Wyoming

Executive order of July 13, 1910, effecting Coal Withdrawal Wyoming No. 1, under the provisions of the act approved June 25, 1910 (36 Stat. 847), is hereby modified to permit the withdrawal and use of the following described land as an aviation field under the provisions of the act approved May 24, 1928 (45 Stat. 728):

Sixth Principal Meridian T. 20 N., R. 91 W., sec. 8, N. ½.

HERBERT HOOVER

THE WHITE HOUSE,

June 8, 1931.

[No. 5639]

900

Executive Order 5640. June 8, 1931

Executive Order

Withdrawal of Public Lands for Resurvey

California

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 15 N., R. 15 E., Mount Diablo meridian, California, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President, or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

June 8, 1931.

[No. 5640]

Executive Order 5641. June 8, 1931

Executive Order

Restoration of Certain Lands from Salmon Hatchery Reservation Alaska

It is hereby ordered that Executive order of February 1, 1906, reserving certain lands on Yes Lake in the Cleveland Peninsula in southeastern Alaska as a site for a salmon hatchery be, and the same is hereby, revoked as to the tract of land now identified as United States Survey No. 1981, comprising 6.33 acres.

HERBERT HOOVER

THE WHITE HOUSE,

June 8, 1931.

[No. 5641]

901

Executive Order 5642. June 8, 1931

Executive Order

Administration of the Foreign Service

The regulations established in this Executive order shall be effective and binding not only as Consular Regulations, but they shall be equally effective and binding for the following purposes:

- (1) These rules and regulations shall constitute the regulations of the Department of State for the administration of the Foreign Service under the provisions of the act of February 23, 1931 (46 Stat. 1212), and shall be considered as superseding the regulations established in Executive Order No. 5189, dated September 11, 1929, and amendments thereto, which are hereby canceled. The Secretary of State is authorized to prescribe additional rules and regulations for the administration of the Foreign Service, not inconsistent herewith, and the use of the regulations in this order as regulations of the Department of State under different titles and numerical designations is hereby expressly authorized.
- (2) These rules and regulations shall constitute amendments and additions to the Instructions to Diplomatic Officers and shall be in substitution for and effect the cancellation of all parts of the Instructions to Diplomatic Officers which cover the same subjects as these regulations, or which are inconsistent with these regulations. It is therefore ordered that these regulations shall be incorporated into the Instructions to Diplomatic Officers, in so far as they are applicable thereto; and express authorization is given for their use for this purpose under different titles and numerical designations and also appropriately to change references to consular officers or consular officers, wherever they occur, to refer to diplomatic officers or diplomatic missions.

All Executive orders and other regulations, or parts thereof, inconsistent with the provisions of this order, are hereby revoked.

Article I of the Consular Regulations, 1896, entitled "The Consular Branch of the Foreign Service," is hereby canceled and the following substituted:

ARTICLE I

THE FOREIGN SERVICE

- 1. Definition. "Foreign Service officer" shall be deemed to denote permanent officers of the Foreign Service below the grade of minister. (Act of Feb. 23, 1931, sec. 9.)
- 2. Entry into the Foreign Service. Appointments to the position of Foreign Service officer shall be made after examination and officers so appointed shall serve a suitable period of probation in an unclassified grade, or, after five years of continuous service in an executive or a quasi-executive position in the Department

of State, by transfer therefrom to any class of the Foreign Service upon recommendation of the Board of Foreign Service Personnel and with the approval of the Secretary of State. An accurate record of the efficiency of all officers and employees of the Department of State is kept for this purpose. Reinstatement of Foreign Service officers separated from the classified service by reason of appointment to some other position in the Government may be made by Executive order of the President, except that the number of such officers reinstated shall not affect the number of the percentage of the class provided by law. (Act of Feb. 23, 1931, secs. 12, 14.)

All appointments of Foreign Service officers are by commission to a class and not by commission to any particular post, and such officers are assigned to posts and may be transferred from one post to another as the interests of the service may require. (Act of Feb. 23, 1931, sec. 12.)

New appointments to the service are made to the grade of Foreign Service officer, unclassified, but this provision does not apply to reinstatements or transfers from the Department of State under section 12 of the act of February 23, 1931.

- 3. Examination for the Foreign Service. There is hereby constituted a board of examiners, which shall conduct examinations to determine the eligibility of the candidates for the Foreign Service, composed as follows: Three Assistant Secretaries of State to be designated by the Secretary of State, the Chief of the Division of Foreign Service Personnel, and the Chief Examiner of the Civil Service Commission. Members of the board of examiners may, when necessary, designate other persons to serve for them on the board. The following rules are established for the conduct of examinations:
- (a) It shall be the duty of the board of examiners to formulate rules for and hold examinations of applicants for commission to the Foreign Service and to determine from among the persons designated by the President for examination those who are fitted for appointment.
- (b) The scope and method of the examinations shall be determined by the board of examiners, but among the subjects in which candidates will be examined shall be included the following: American history, government, and institutions since 1776; history of Europe, Latin America, and the Far East since 1776; elementary economics, including the natural, industrial, and commercial resources of the United States; political and commercial geography; elements of international, commercial, and maritime law; arithmetic as used in commercial statistics, tariff calculations, exchange and simple accounting; and modern languages—French, German, or Spanish.

- (c) The examinations shall be both written and oral, except that American clerks and employees in the Foreign Service who have rendered satisfactory service in such capacities for the five years immediately preceding application for appointment as Foreign Service officers shall be exempted from the written examinations prescribed for other candidates.
- (d) The right of clerks in the Foreign Service to exemption from the written examinations in accordance with paragraph (c) of this section shall be determined by the Board of Foreign Service Personnel after considering the written recommendations of the Division of Foreign Service Personnel in each case.
- (e) Examinations shall be rated on a scale of 100, and no person rated at less than 80 shall be eligible for certification.
 - (f) No one shall be certified as eligible for appointment who
 - (1) Is under 21 or over 35 years of age (except American clerks and employees in the Foreign Service under 45 years of age on the date of certification who were, or are hereafter, appointed before reaching the age of 35, and American clerks and employees in the Foreign Service on July 1. 1931, who are certified for appointment before reaching the age of 45 years):

(2) Has not been a citizen of the United States for at least 15 years

before date of certification;

(3) Is not of good character and habits:

(4) Is not physically, mentally, and temperamentally qualified for the proper performance of the duties of the Foreign Service;

- (5) Has not been specially designated by the President to take the prescribed examinations to determine eligibility for appointment.
- (g) Upon the conclusion of the examinations, the names of the candidates who shall have attained upon the whole examination the required rating will be certified by the board to the Secretary of State as eligible for appointment.
- (h) The names of candidates will remain on the eligible list for two years, except in the case of such candidates as shall within that period be appointed or shall withdraw their names. Names which have been on the eligible list for two years will be dropped therefrom, and the candidates concerned will not again be eligible for appointment unless upon fresh application, designation anew for examination, and the successful passing of such examination.
- (i) Applicants for appointment who are designated to take an examination and who fail to report therefor, shall not be entitled to take a subsequent examination unless they shall have been specifically designated to take such subsequent examination.
- (i) In making designations to take the prescribed examinations to determine eligibility for appointment, and in appointments after examination, due regard will

be had to the principle that as between candidates of equal merit, appointments should be made so as to tend to secure proportional representation of all the States and Territories in the Foreign Service; and neither in the designation for examination, nor in certification, nor in appointment after examination, will the political affiliations of the candidates be considered.

- (k) New appointments to the service shall be to the grade of Foreign Service officer, unclassified, and no promotions to a higher grade shall be made except in conformity with law and regulations with respect thereto (sections 2, 6, 7). This provision does not apply to reinstatements or transfers from the Department of State under section 12 of the act of February 23, 1931. (Act of Feb. 23, 1931, secs. 9, 31, and 32.)
- 4. Classes and salaries in the Foreign Service. The officers in the Foreign Service are graded and classified with the salaries of each class, as follows, but not exceeding in number for each class a proportion to the total number of officers in the service represented in the following percentage limitations:

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Ambassadors and ministers, as provided by law.

Class 1, 6 per centum, $9,000 to $10,000.

Class 2, 7 per centum, $8,000 to $8,900.

Class 3, 8 per centum, $7,000 to $7,900.

Class 4, 9 per centum, $6,000 to $6,900.

Class 5, 10 per centum, $5,000 to $5,900.

Class 6, 14 per centum, $4,500 to $4,900.

Class 7, _______$4,000 to $4,400.

Class 8, ______$3,500 to $3,900.

Unclassified, ______$2,500 to $3,400.

(Act of Feb. 23, 1931, sec. 10.)
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Salary increases within classes. Foreign Service officers having a rating of satisfactory or better who shall have been in classes 5, 6, 7, or 8 for a continuous period of nine months or more, shall, on the first day of each fiscal year, receive an increase in salary of \$100, except that no officer shall receive a salary above the maximum of his class; and all such officers in classes 1, 2, 3, or 4 shall in the same circumstances receive an increase of \$200. The Secretary of State is authorized to fix the salaries of Foreign Service officers in the unclassified grade within the salary range specified by law. The Secretary of State is also authorized, within the limits of appropriations therefor, to grant the Foreign Service officers in any class additional promotions in salary within the salary range established for the classes in which they are serving, based upon especially meritorious service. (Act of Feb. 23, 1931, sec. 33.)

5. Promotions in class. All Foreign Service officers are subject to promotion on merit. Vacancies in all classes from 1 to 8 are filled by promotions from lower

classes, based upon ability and efficiency as shown in the service. The Board of Foreign Service Personnel submits to the Secretary of State for his approval, and for transmission thereafter to the President, lists of Foreign Service officers whose efficiency ratings entitle them to advancement in the service and who are therefore recommended for promotion in the order of their ascertained merit within classes as provided in section 8 of these regulations. (Act of Feb. 23, 1931, secs. 9, 31, 32.)

The Secretary of State reports from time to time to the President, along with his recommendations, the names of those Foreign Service officers who by reason of efficient service have demonstrated special capacity for promotion to the grade of minister, and the names of those Foreign Service officers and clerks, and officers and employees in the Department of State, who by reason of efficient service, an accurate record of which shall be kept in the Department of State, have demonstrated special efficiency. (Act of Feb. 23, 1931, secs. 14, 31.)

See also section 6(b) and (d).

6. Board of Foreign Service Personnel. The Board of Foreign Service Personnel is composed of not more than three Assistant Secretaries of State designated by the Secretary of State, one of whom shall be the Assistant Secretary of State having supervision over the Division of Foreign Service Personnel, who shall be chairman. The Chief of the Division of Foreign Service Personnel and one other member of the division may attend the meetings of the board, and one of them shall act as secretary, but they shall not be entitled to vote in its proceedings. (Act of Feb. 23, 1931, sec. 31.)

It shall be the duty of the board:

- (a) To consider and to submit to the Secretary of State for approval, lists of Foreign Service officers prepared in accordance with law by the Division of Foreign Service Personnel, in which all Foreign Service officers shall be graded in accordance with their relative efficiency and value to the service. All officers rated satisfactory or above shall be eligible for promotion in the order of merit to the minimum salary of the next higher class. (Act of Feb. 23, 1931, sec. 32.)
- (b) To recommend promotions in the Foreign Service, and to furnish the Secretary of State with lists of Foreign Service officers who have demonstrated special capacity for promotion to the grade of minister. (Act of Feb. 23, 1931, secs. 14, 31.) Lists of officers recommended for promotion to the grade of minister shall enumerate the officers in the order of merit, and each list shall supersede all previous lists; such lists are submitted to the Secretary of State whenever there are vacancies in the grade of minister or when requested by the President or the Secretary of State.

- (c) To submit to the Secretary of State for his approval, and for transmission thereafter to the President, the names of those officers and employees of the Department of State who, after five years of continuous service in an executive or quasi-executive position, are recommended for appointment by transfer to the position of Foreign Service officer. (Act of Feb. 23, 1931, sec. 12.)
- (d) To submit to the Secretary of State the names of those Foreign Service officers who are recommended for designation as counselors of embassy or legation. (Act of Feb. 23, 1931, sec. 23.)
- (e) To recommend to the Secretary of State the assignment of Foreign Service officers to posts and the transfer of such officers from one branch of the service to the other according to the needs of the service.
- (f) To consider controversies and delinquencies among the service personnel and to recommend to the Secretary of State appropriate disciplinary action where required.
- (g) To determine, for submission to the Secretary of State after considering recommendations of the Division of Foreign Service Personnel, that the efficiency rating of an officer is unsatisfactory, thereby meaning below the standard required for the service, in order that the Secretary of State may take appropriate action with respect to the separation from the Foreign Service of such unsatisfactory officers in accordance with law (see sections 9, 45). (Act of Feb. 23, 1931, sec. 33.)

The members of the board, individually and collectively, shall have authority to examine all records and data of the Division of Foreign Service Personnel. (Act of Feb. 23, 1931, sec. 32.)

All action taken by the board shall be strictly nonpartisan and based exclusively upon the records and ratings of efficiency of the officers concerned.

The proceedings of the board shall be strictly confidential, but the chairman shall, within a reasonable time prior to meetings of the board for considering and submitting to the Secretary of State the rating lists from which promotions will be made in accordance with section 32 of the act of February 23, 1931, invite the Chairman of the Senate Committee on Foreign Relations and the Chairman of the House Committee on Foreign Affairs, or some committee member designated by the chairman, to sit with the board through its deliberations without, however, participating in its decisions.

7. Division of Foreign Service Personnel. The Division of Foreign Service Personnel assembles, records, and is the custodian of all available information in regard to the character, ability, conduct, quality of work, industry, experience, dependability, and general availability of Foreign Service officers, including reports of inspecting officers and efficiency reports of supervising officers. All such informa-

tion is appraised at least once in two years; and the result of such appraisal expressed in terms of "excellent," "very good," "satisfactory," or "unsatisfactory," accompanied by a concise statement of the considerations upon which these terms are based, is entered upon records to be known as the efficiency records of the officers, and constitutes their efficiency ratings for the period. No charges against an officer that would adversely affect his efficiency rating or his value to the service, if true, are taken into consideration in determining his efficiency rating except after the officer shall have had opportunity to reply thereto. The Assistant Secretary of State supervising the Division of Foreign Service Personnel is responsible for the keeping of accurate and impartial efficiency records of Foreign Service officers and for taking all measures necessary to insure their accuracy and impartiality. Not later than November 1 at least every two years, the Division of Foreign Service Personnel, under the supervision of the Assistant Secretary of State, prepares a list in which all Foreign Service officers are graded in accordance with their relative efficiency and value to the service. In this list officers are graded as excellent, very good, satisfactory, or unsatisfactory, with such further subclassification as may be found necessary. All officers rated satisfactory or above are eligible for promotion in the order of merit to the minimum salary of the next higher class. This list does not become effective in so far as it affects promotion until it has been considered by the Board of Foreign Service Personnel hereinbefore provided for, and approved by the Secretary of State. This list shall not be changed before the next succeeding list of ratings is approved except in the case of extraordinary or conspicuously meritorious service or serious misconduct; and any change for such reasons shall be made only after consideration by the Board of Foreign Service Personnel and approval by the Secretary of State, and the reasons for such change when made shall be inscribed upon the efficiency records of the officers affected. From this list of all Foreign Service officers recommendations for promotion are made in the order of their ascertained merit within classes. Recommendations are also made, in order of merit, as shown by ratings in the examinations for appointment to the unclassified grade, with commissions also as diplomatic secretaries and vice consuls, of those who have successfully passed the examinations. All such recommendations are submitted to the Secretary of State for his consideration and, if he shall approve, for transmission to the President.

The correspondence and records of the Division of Foreign Service Personnel are confidential except to the President, the Secretary of State, the members of the Board of Foreign Service Personnel, the Assistant Secretary of State supervising the

division, and such of its employees as may be assigned to work on such correspondence and records. (Act of Feb. 23, 1931, sec. 32.)

No Foreign Service officer below class 1 shall be assigned for duty in the Division of Foreign Service Personnel. Foreign Service officers assigned to the division shall not be eligible for recommendation by the Board of Foreign Service Personnel for promotion to the grade of minister or ambassador during the period of such assignment or for three years thereafter, nor shall such officers be given any authority, except of a purely advisory character, over promotions, demotions, transfers, or separations from the service of Foreign Service officers. (Act of Feb. 23, 1931, sec. 31.)

8. Foreign Service officers' training school. There is hereby established in the Department of State a Foreign Service officers' training school for the instruction of new appointees.

The Foreign Service officers' training school shall be under the direction of a board composed of the following members, to wit: The Assistant Secretaries of State composing the Board of Foreign Service Personnel, one Foreign Service officer assigned for duty in the Division of Foreign Service Personnel, and the director of the Foreign Service officers' training school. The board will act in all matters with the approval of the Secretary of State.

The director of the school shall be selected by the other members of the school board from among the officers of the Foreign Service, with the approval of the Secretary of State.

Instructors shall be selected from among the qualified officers of the Department of State, the Foreign Service, other executive departments of the Government, and any available sources, in the discretion of the school board.

The term of instruction in the Foreign Service officers' training school shall be considered a period of probation during which the new appointees are to be judged as to their qualifications for advancement and assignment to duty. At the end of the term, recommendations shall be made to the Secretary of State by the Board of Foreign Service Personnel for the dismissal of any who may have failed to meet the required standard of the service.

The Secretary of State is authorized to prescribe rules and regulations for the governance of the Foreign Service officers' training school.

9. Separation from the service. Whenever it is determined that the efficiency rating of an officer is unsatisfactory, thereby meaning below the standards required for the service, and such determination has been confirmed by the Secretary of State after notice and hearing as provided by law, such officer shall be separated from the

service in accordance with the provisions of section 45 of these regulations. (Act of Feb. 23, 1931, sec. 33.)

10. Appointments of secretaries in the diplomatic service and consular officers. The President nominates, and by and with the advice and consent of the Senate, appoints secretaries in the diplomatic service, consuls general, consuls, vice consuls of career, and language officers. (U. S. Constitution, Art. II, sec. 2.) Vice consuls not of career and consular agents are appointed by the Secretary of State.

Foreign Service officers may be appointed as secretaries in the diplomatic service or as consular officers, or both, but all such appointments are made by and with the advice and consent of the Senate. (Act of Feb. 23, 1931, sec. 11.)

11. Assignment to duty of Foreign Service officers. Foreign Service officers may be assigned to duty as either diplomatic or consular officers, or both, at the discretion of the President. (Act of Feb. 23, 1931, sec. 11.)

Within the discretion of the President, any Foreign Service officer may be assigned to act as commissioner, chargé d'affaires, minister resident, or diplomatic agent for such period as the public interests may require without loss of grade, class, or salary. However, no such officer shall receive more than one salary. (Act of Feb. 23, 1931, sec. 24.)

Any Foreign Service officer may be assigned for duty in the Department of State without loss of class or salary, such assignment to be for a period of not more than three years, unless the public interests demand further service, when such assignment may be extended for a period not to exceed one year. Any ambassador or minister or any Foreign Service officer of whatever class detailed for duty in connection with trade conferences or international gatherings, congresses, or conferences, or for other special duty not at his post or in the Department of State, except temporarily for purposes of consultation, shall be paid his salary and expenses for travel and subsistence at the rates prescribed by law. (Act of Feb. 23, 1931, sec. 21.)

- 12. Official acts of Foreign Service officers. All official acts of Foreign Service officers while serving under diplomatic or consular commissions in the Foreign Service shall be performed under their respective commissions as secretaries or as consular officers. (Act of Feb. 23, 1931, sec. 11.)
- 13. Oath of office. Whenever any person is appointed to any office of honor or trust under the Government of the United States he shall, before entering upon the duties of his office, take and subscribe to the following oath: "I, A B, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or

purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God." (R.S. 1757; U.S.C. title 5, sec. 16.)

The foregoing requirement applies to all Foreign Service officers, secretaries in the diplomatic service, consuls general, consuls, vice consuls, language officers, and, if citizens of the United States, to consular agents.

The oath of office may be taken before any officer who is authorized, either by the laws of the United States or by the local municipal law, to administer oaths in the State, Territory, or District where such oath may be administered. (R.S. 1758; U.S.C. title 5, sec. 18.) The oath may not, however, be taken abroad except before some officer of the United States authorized to administer oaths.

14. Bonds of officers in the Foreign Service. Every secretary, consul general, consul, vice consul of career, or Foreign Service officer, before he receives his commission or enters upon the duties of his office, shall give to the United States a bond, in such form as the President shall prescribe, with such sureties, who shall be permanent residents of the United States, as the Secretary of State shall approve, in a penal sum not less than the annual compensation allowed to such officer, conditioned for the true and faithful accounting for, paying over, and delivering up of all fees, moneys, goods, effects, books, records, papers, and other property which shall come to his hands or to the hands of any other person to his use as such officer under any law now or hereafter enacted, and for the true and faithful performance of all other duties now or hereafter lawfully imposed upon him as such officer. Such bond shall cover by its stipulations all official acts of such officer, whether commissioned as diplomatic or consular officer or Foreign Service officer. (Act of Feb. 23, 1931, sec. 16.)

Bonds of vice consuls not of career. Vice consuls not of career shall give bond, with such sureties and stipulations as the Secretary of State may direct.

Bonds of consular agents. No bond is required of consular agents, but a consular officer having an agent under his supervision may take from him such bond as the officer may deem proper to protect himself.

15. Custody, withdrawal, and cancellation of bonds, and sureties on bonds. The bonds of Foreign Service officers and the bonds of other consular officers are deposited, after their approval by the Secretary of State, with the Secretary of the Treasury. (Act of Feb. 23, 1931, sec. 16.)

Withdrawal and cancellation of bonds. Under the rule of the Treasury Department, bonds, when filed with it, can not be withdrawn from its custody; and they are not canceled on the retirement of the officer from the service.

Sureties on bonds. The sureties on bonds of salaried officers shall be permanent residents of the United States or a regularly authorized surety company incorporated under the laws of the United States or of one of the States, and must be approved by the Secretary of State. (28 Stat. L. 279.) Married women will not be accepted as sureties. (15 Op. Att. Gen. 472.)

16. Foreign Service inspectors. The provisions of section 4 of the act of April 5, 1906, relative to the powers, duties, and prerogatives of consuls general at large are applicable to the Foreign Service officers detailed for the purpose of inspection, who shall, under the direction of the Secretary of State, inspect in a substantially uniform manner the work of diplomatic and consular offices. (Act of Feb. 23, 1931, sec. 17.)

Each consular office shall be inspected at least once in every two years. Whenever the President has reason to believe that the business of a consulate or a consulate general is not being properly conducted and that it is necessary for the public interest, he may authorize any inspector to suspend the principal consular officer and administer the office in his stead for a period of not exceeding 90 days. In such case the inspector so authorized shall have power to suspend any subordinate officer or clerk in said office during the period aforesaid. (34 Stat. L. 100; U.S.C. title 22, sec. 9.)

The suggestions and directions given by a Foreign Service inspector at the time of any inspection of an office must be implicitly followed and obeyed, in the absence of contrary instructions from the Department of State. The principal officer will insure that the consular agents under his supervision comply with the inspector's directions left with them. He will also bring the inspector's directions to the attention of his successor in office.

An officer, upon assuming charge of an office, will accept the suggestions and instructions left for his predecessor as applicable to himself and to his own administration of the office.

- 17. Language officers. Language officers are Foreign Service officers appointed from the unclassified grade and assigned to certain countries for the purpose of studying and perfecting themselves in prescribed foreign languages. After passing the required examinations and receiving therefor the promotions to which they are entitled, the officers are thereafter eligible for advancement in the service, without further examinations, on the same basis as all other Foreign Service officers.
- 18. Provisions of law in force after July 1, 1931. All provisions of law in effect prior to July 1, 1931, relating to diplomatic or consular officers, or to Foreign Service officers, which are not inconsistent with the act of February 23, 1931, entitled "An act for the grading and classification of clerks in the Foreign Service of the United State of America, and providing compensation therefor," which included provisions

relating to the organization and duties of the Foreign Service of the United States of America, are applicable to Foreign Service officers when they are designated for service as diplomatic or as consular officers. (Act of Feb. 23, 1931, sec. 28.)

GENERAL PROVISIONS CONCERNING CONSULAR OFFICERS

- 19. Official designations of consular officers. Consular officers comprise (1) Foreign Service officers assigned to duty as consuls general, consuls, vice consuls, and language officers; and (2) noncareer officers, commissioned or appointed by the Secretary of State, viz, vice consuls not of career and consular agents.
- 20. Definitions. The term "consular officer" shall be deemed to include consuls general, consuls, vice consuls, and consular agents, and none others. (38 Stat. L. 806; U.S.C. title 22, sec. 51.)

The terms "consul general" and "consul" shall be deemed to denote full, principal, and permanent consular officers as distinguished from subordinates and substitutes. (38 Stat. L. 806; U.S.C. title 22, sec. 51.)

The term "consul," whenever the sense so requires, denotes any principal consular officer or any person invested by the United States with, and exercising, the functions of consul general, consul, or vice consul. (19 Stat. L. 2; U.S.C. title 22, sec. 178.) As ordinarily used, in a specific sense, it denotes a particular grade of consular officer, but it is sometimes used, in a generic sense, to embrace all consular officers. (15 C. Cls. R. 74.)

The term "vice consul" denotes any officer holding a commission as vice consul, whether he be a Foreign Service officer or not. (38 Stat. L. 806; U.S.C. title 22, sec. 51)

The term "substitute consular officers" denotes vice consuls when in responsible charge of a consulate general or consulate. (38 Stat. L. 806; U.S.C. title 22, sec. 51.)

The term "subordinate consular officers" denotes vice consuls when not in charge of consulates general or consulates, and consular agents. (38 Stat. L. 806; U.S.C. title 22, sec. 51.)

21. Vice consuls. There are two categories of vice consuls, those of career and those who are not of career. The former are Foreign Service officers commissioned by the President as vice consuls; the latter are commissioned by the Secretary of State as occasion may require, usually from among the clerks at consular offices, and receive compensation as clerks and not as vice consuls.

All vice consuls are consular officers subordinate to principal consular officers (consuls general and consuls), exercising and performing the duties within the limits of their consulates at the same, or at different, points and places from those at which the principals are located. (38 Stat. L. 806; U.S.C. title 22, sec. 51; 33 Fed. Rep. 167.)

Vice consuls, whether of career or not, perform such duties of the consular offices to which they may be assigned as are described in the Consular Regulations and laws of the United States, and which they may be directed to perform by the principal officer under whom they serve. When the principal officer is absent, the ranking consular officer, or, if there be two of equal grade, the one whose commission at the post bears the earlier date, in the absence of contrary instructions from the Department of State, will assume full charge of the office under his bond.

22. Vice consuls not of career. Vice consuls not of career are not eligible to appointment as Foreign Service officers without undergoing the prescribed examination and qualifying therefor, but such vice consuls who are clerks in the Foreign Service are eligible to advancement in accordance with section 24. They are appointed to particular posts and receive certificates of appointment to those posts, which are forwarded to them through the appropriate diplomatic missions.

Citizenship. Every vice consul must be an American citizen. (40 Stat. L. 1333.)

Removal of vice consuls. Consuls general and consuls have no power to remove vice consuls assigned to their offices or to service under their supervision. In cases of serious insubordination, threatened destruction or loss of Government property, or conduct likely to injure the reputation of the consulate, the principal consular officer may order the vice consul responsible therefor to perform no official duties pending a review of the facts by the Secretary of State. Formal suspensions can be made only upon prior authorization by the Secretary of State, but such authorization may be requested by telegram whenever an emergency is deemed to exist. A report of the facts, accompanied by a signed statement of the vice consul in his own behalf, will be forwarded by the most expeditious method.

23. Consular agents. Consular agents are appointed by the Secretary of State, usually upon the nomination of the principal consular officer. The practice of making such nominations must not be construed to limit the authority of the Secretary of State to appoint these officers without such previous nomination by the principal officer.

The term "consular agents" denotes consular officers subordinate to principal officers exercising the powers vested in them and performing the duties prescribed for them by regulation of the President, at posts or places different from those at which such principals are located. (38 Stat. L. 806; U.S.C. title 22, sec. 51.) Their functions are not, in all respects, as extensive as those of the principal officer. Though they act at places different from the seat of the principal office and their duties are in substance the same toward persons desiring consular services, they act only as the representative of the principal, and are subject and subordinate to him. They

are not authorized to correspond with the Department of State, unless through the principal or under exceptional circumstances; they make no returns or reports directly to the department, and they are not permitted to render accounts or make any drafts for expenditures on the departments of the Government unless under express instructions.

Consular agents are subject, like other consular officers, to the provisions of law and the instructions of the Department of State. As soon as a consular agent has entered upon his duties, a specimen of his signature and an impression of his official seal should be sent to the department.

Citizenship of consular agents. In all cases where it is practicable, consular agents should be citizens of the United States, and none other should be recommended for appointment unless citizens of proper character and standing can not be found.

Acting consular agents. No consular agent has authority to appoint a subagent. In case of emergency, or in the absence of the consular agent on leave, the principal consular officer may designate, with the approval of the Department of State, a suitable person to perform the duties under the title of "acting consular agent." The principal consular officer should, at the time the change is made, report to the department the name of the person whom he has designated as acting consular agent during the temporary absence of the agent from his post, and should accompany the report with the signature of the substitute and an impression of the official seal of the agency.

A person placed temporarily in charge of a consular agency should sign as acting consular agent. Acting consular agents must not perform notarial acts.

24. Clerks at consulates. Clerks at consulates are, so far as practicable, appointed under civil-service rules and regulations. (43 Stat. L. 1017; U.S.C. title 22, sec. 56.) They are frequently nominated by the consuls, but their appointment is subject to approval by the Secretary of State, and the department may fill such clerkships directly by appointment from the United States or from American citizens abroad. In nominating persons for clerkships, consuls must give the qualifications of the nominees in the form prescribed by the department, together with the proposed amount of compensation of each clerk and the allowance from which paid. No clerk shall receive increased compensation without the authority of the Secretary of State. All consular clerks shall be clerks in the Foreign Service of the United States of America and shall be graded and classified in the following manner:

Clerks in the Foreign Service of the United States of America shall receive, within the limitation of such appropriations as the Congress may make, the basic compensations specified below:

Senior clerks. Class 1, \$4,000; class 2, \$3,750; class 3, \$3,500; class 4, \$3,250; class 5, \$3,000. Commissions as senior clerks will be issued to such clerks by the Secretary of State.

Junior clerks. Class 1, \$2,750; class 2, \$2,500; class 3, all clerks whose compensation as fixed by the Secretary of State is less than \$2,500 per annum.

Appointments to the grade of senior clerk and advancement from class to class in that grade shall hereafter be by promotion for efficient service; and no one shall be promoted to the grade of senior clerk who is not an American citizen and has not served as a clerk in a diplomatic mission or a consulate, or both, or as a clerk in the Department of State for at least five years.

The Secretary of State is authorized, at posts where in his judgment it is required by the public interests for the purpose of meeting the unusual or excessive costs of living ascertained by him to exist, to grant compensation to clerks assigned there in addition to the basic rates herein specified, within such appropriations as Congress may make for such purpose.

No clerk who is not an American citizen shall hereafter be appointed to serve in a diplomatic mission. (Act of Feb. 23, 1931, secs. 1-4.)

Citizenship of clerks. Preference shall be given to American citizens in nominations for clerkships whenever properly qualified persons can be found.

Oath of office. All American clerks are required to take an oath of office.

Members of consular officer's family. The appointment of members of a consular officer's family in his office will be permitted only in exceptional cases where the expediency of such an appointment and the qualifications of the applicant are clearly shown.

Changes in clerical personnel. Consular officers must report promptly to the department every change in the clerical personnel of their offices.

Efficiency reports and records. The department maintains a system of efficiency reports and records applying to clerks, messengers, and other noncareer subordinates including consular agents, which shall be the basis of promotion.

Confidential nature of reports and recommendations. The efficiency records of clerks and other subordinates are strictly confidential, and no efficiency report or rating is to be divulged by any consular officer except to Foreign Service inspectors and supervising consuls general, or persons specially authorized by the department.

Clerks commissioned as vice consuls. A clerk at a consulate will be commissioned as vice consul only when conditions at the post make an additional signing officer necessary.

25. Prohibition against engaging in business. No consular officer whose salary exceeds \$1,000 a year shall, while he holds his office, be interested in or transact any business as a merchant, factor, broker, or other trader, or as a clerk or other agent for any such person to, from, or within the port, place, or limits of his jurisdiction, directly or indirectly, either in his own name or in the name or through the agency of any other person; nor shall he practice as a lawyer for compensation or be interested in the fees or compensation of any lawyer; and he shall in his official bond stipulate as a condition thereof not to violate this prohibition. (34 Stat. L. 101; U.S.C. title 22, secs. 106, 107, 108.)

No consular officer whose salary exceeds \$1,000 per annum shall make any investments of money within the limits of the country from the government of which he has received his recognition or exequatur. This prohibition applies to the owning of real estate, or of bonds, shares, stocks, mortgages, etc. There is no objection to a consular officer's depositing money in a bank which happens to give interest on current accounts or fixed deposits; and a consular officer may buy a house and land for his own use, but he may not do so as an investment or speculation.

- 26. Jurisdiction of consuls general. All consuls general are charged with the ordinary duties of a consul within the prescribed limits of their respective districts.
- 27. Limits of consular districts. The statute authorizes the President to define the extent of country to be embraced within any consulate. (R.S. 1695; U.S.C. title 22, sec. 55.) The consular commission usually describes these limits as including all places nearer to the official residence of a consul than to the residence of any other consul within the same allegiance. This is to be regarded as the rule by which the limits of the respective districts are to be determined in the absence of instructions specifically defining the consular district. In no case, however, is a consular officer authorized, except under special authorization from the Department of State, to take jurisdiction of consular business outside of the State from the government of which he receives his exequatur. The Department of State may, however, in its discretion, provide that a consular agency shall conduct its business under the supervision of a consular office in the same country without regard to nearness of geographical situation. The limits of a consular agency are always within the district of the consulate to which it is attached, unless the department shall determine otherwise.
- 28. Neglect of duty or misconduct. Whenever any consular officer willfully neglects or omits to perform seasonably any duty imposed upon him by law, or by any order or instruction made or given in pursuance of law, or is guilty of any willful malfeasance or abuse of power, or of any corrupt conduct in his office, he shall be liable to all persons injured by any such neglect, or omission, malfeasance, abuse, or corrupt

conduct, for all damages occasioned thereby; and for all such damages, he and his sureties upon his official bond shall be responsible thereon to the full amount of the penalty thereof, to be sued in the name of the United States for the use of the person injured. Such suit, however, shall in no case prejudice, but shall be held in entire subordination to, the interest, claims, and demands of the United States as against any officer, under such bond, for every willful act of malfeasance or corrupt conduct in his office. (R.S. 1735; U.S.C. title 22, sec. 103.)

Article II of the Consular Regulations, 1896, entitled "Retirement of Foreign Service Officers," is hereby canceled and the following substituted:

ARTICLE II

RETIREMENT OF FOREIGN SERVICE OFFICERS

- 31. Retirement of Foreign Service officers provided by law. The law provides for the retirement of Foreign Service officers on account of age or disability and authorizes the President to prescribe rules and regulations to give effect to the statute. The administration of the retirement system is placed under the direction of the Secretary of State. (Act of Feb. 23, 1931, sec. 26.)
- 32. Retirement on account of age or length of service. When any Foreign Service officer has reached the age of 65 years and rendered at least 15 years of service, he shall be retired; and if any such officer shall have served 30 years, he may be retired at his own request before reaching the age of 65 years. The President may in his discretion retain any such officer on active duty for such period prior to his reaching 70 years of age as he may deem for the interests of the United States. (Act of Feb. 23, 1931, sec. 26d.)
- 33. Retirement on account of disability. Any Foreign Service officer who before reaching the age of retirement becomes totally disabled for useful and efficient service by reason of disease or injury not due to vicious habits, intemperance, or willful misconduct on his part, shall, upon his own application or upon order of the President, be retired on an annuity. In each case such disability is determined by the report of a duly qualified physician or surgeon designated by the Secretary of State to conduct the examination. Unless the disability be permanent, a like examination is made annually in order to determine the degree of disability, and the payment of annuity ceases from the date of the medical examination showing recovery. The officer may thereupon be reassigned to active duty.

Fees for examinations under this provision, together with reasonable traveling and other expenses incurred in order to submit to examination, are paid out of the Foreign Service retirement and disability fund. (Act of Feb. 23, 1931, sec. 26j.)

34. Ambassadors, ministers, and persons appointed to the department. Any diplomatic secretary or consular officer who has been or any Foreign Service officer who may hereafter be promoted from the classified service to the grade of ambassador or minister, or appointed to a position in the Department of State, shall be entitled to retirement in the same manner and under the same conditions as Foreign Service officers, and any officer included under the act of May 24, 1924, and the amendment thereto of July 3, 1926, shall be entitled to the benefits of the retirement provisions of the act of February 23, 1931. (Act of Feb. 23, 1931, sec. 26n.)

35. Period of service. The period of service is computed from the date of original oath of office as diplomatic secretary, consul general, consul, vice consul, deputy consul, consular assistant, consular agent, commercial agent, interpreter, or student interpreter, and includes periods of service at different times as either a diplomatic or a consular officer, or while on assignment to the Department of State, or on special duty or service in another department or establishment of the Government, but all periods of separation from the service and so much of any period of leave of absence without pay as may exceed six months are excluded. Service in the Department of State or as clerk in a mission or consulate prior to appointment as a Foreign Service officer may be included in the period of service. (Act of Feb. 23, 1931, sec. 260.)

The President is authorized from time to time to establish, by Executive order, a list of places which by reason of climatic or other extreme conditions are to be classed as unhealthful posts; and each year of duty subsequent to January 1, 1900, at such posts, inclusive of regular leaves of absence, of officers already retired or hereafter retired, shall be counted as one year and a half, and so on in like proportion in reckoning the length of service for the purpose of retirement, fractional months being considered as full months in computing such service. The President may at any time cancel the designation of any places as unhealthful without affecting any credit which has accrued for service at such posts prior to the date of the cancellation. (Act of Feb. 23, 1931, sec. 26k.)

36. Foreign Service retirement and disability fund. Five per centum of the basic salary of all Foreign Service officers eligible to retirement is contributed to the Foreign Service retirement and disability fund, and the Secretary of the Treasury causes such deductions to be made and the sums to be transferred on the books of the Treasury Department to the credit of the Foreign Service retirement and disability fund for the payment of annuities, refunds, and allowances.

All basic salaries in excess of \$10,000 per annum shall be treated as \$10,000. (Act of Feb. 23, 1931, sec. 26c.)

In case service in the Department of State or as clerk in a mission or consulate prior to appointment as Foreign Service officer is included in the period of service, the officer shall pay into the Foreign Service retirement and disability fund a special contribution equal to five per centum of his annual salary for each year of such employment, with interest thereon to the date of payment compounded annually at four per centum, but such special contribution shall be subject to the limitations established by section 26f of the act of February 23, 1931. (Act of Feb. 23, 1931, sec. 26o.)

The Secretary of State submits annually a comparative report showing all receipts and disbursements on account of refunds, allowances, and annuities, together with the total number of persons receiving annuities and the amounts paid them, and also submits annually estimates of appropriations necessary to continue the retirement and disability system in full force. The law provides that in no event shall the aggregate total appropriations exceed the aggregate total of the contributions of the Foreign Service officers theretofore made, and accumulated interest thereon. (Act of Feb. 23, 1931, sec. 26a.)

The Secretary of the Treasury invests from time to time in interest-bearing securities of the United States such portions of the Foreign Service retirement and disability fund as in his judgment may not be immediately required for the payment of annuities, refunds, and allowances, and the income derived from such investments constitutes a part of said fund. (Act of Feb. 23, 1931, sec. 26g.)

37. Period of contribution. Those officers who retire before having contributed for each year of service shall have withheld from their annuities to the credit of the Foreign Service retirement and disability fund such proportion of five per centum thereof as the number of years in which they did not contribute bears to the total length of service; but no deductions shall be made from the annuities of officers who have contributed 30 years, and no officer shall be required to contribute more than 30 years in any circumstances. (Act of Feb. 23, 1931, sec. 26f.)

38. Annuities. Annuities are paid to retired and disabled Foreign Service officers under the following classification, based upon length of service, and at the following percentages of the average annual basic salary for the 10 years next preceding the date of retirement:

Class A, 30 years or more, 60 per centum, Class B, from 27 to 30 years, 54 per centum, Class C, from 24 to 27 years, 48 per centum, Class D, from 21 to 24 years, 42 per centum, Class E, from 18 to 21 years, 36 per centum, Class F, from 15 to 18 years, 30 per centum. In computing the average annual basic salary for the 10 years next preceding the date of retirement, so much of an officer's service as was rendered prior to July 1, 1924, in accordance with the classification and salaries established by laws then in effect, as it is possible to credit to him by applying to all such periods of service rendered prior to July 1, 1924, the rules for corresponding classes in the reclassification provisions in section 7 of the act of May 24, 1924, shall be considered as having been performed in accordance with the classifications and salaries established for Foreign Service officers in section 3 of the act of May 24, 1924; but increases in annuities effected on July 1, 1931, under this provision shall not operate retroactively, and the provisions shall not be interpreted as reducing the rate of annuity received by any retired officer on July 1, 1931. (Act of Feb. 23, 1931, sec. 26e.)

- 39. Separation from service before retirement. Whenever a Foreign Service officer becomes separated from the service, except for disability before reaching the age of retirement, or under section 33 of the act of February 23, 1931, the total amount of contribution from his salary with interest thereon at 4 per centum per annum compounded annually up to the date of such separation shall be returned to him. (Act of Feb. 23, 1931, sec. 26l.)
- 40. Death before retirement. In case a Foreign Service officer dies without having reached the retirement age, the total amount of his contribution with accrued interest is paid to his legal representatives. (Act of Feb. 23, 1931, sec. 26i.)
- 41. Death of annuitants. In case an annuitant dies without having received in annuities an amount equal to the total amount of his contributions from salary with interest thereon at 4 per centum per annum compounded annually up to the time of his death, the excess of said accumulated contribution over the said annuity payments is paid to his or her legal representatives. (Act of Feb. 23, 1931, sec. 26i.)
- 42. Discontinuance of annuity. When an annuity is discontinued before the annuitant has received a sum equal to the total amount of his contributions with accrued interest, the difference is paid to him or to his legal representatives. (Act of Feb. 23, 1931, sec. 26j.)
- 43. Retirement and disability moneys not subject to legal process. None of the moneys mentioned in section 18 of the act of May 24, 1924, or section 26 of the act of February 23, 1931, are assignable, either in law or in equity, or subject to execution, levy, or attachment, garnishment, or other legal process. (Act of Feb. 23, 1931, sec. 26h.)
- 44. Recall to service. In the event of public emergency any retired Foreign Service officer may be recalled temporarily to active service by the President, and while so

serving he is entitled in lieu of his retirement allowance to the full pay of the class in which he is temporarily serving. (Act of Feb. 23, 1931, sec. 27.)

45. Involuntary separation from service. The Secretary of State is hereby authorized to promulgate rules of procedure for the separation of Foreign Service officers from the Foreign Service, in accordance with the conditions hereinafter prescribed, and also to take all measures necessary to insure equitable administration thereof, in conformity with the purposes of section 33 of the act of February 23, 1931. Foreign Service officers so separated from the Foreign Service shall be retired from the service, after a hearing by the Secretary of State, upon an annuity equal to 25 per centum of his salary at the time of retirement in the case of officers over 45 years of age, or in the case of officers under 45 years of age, with a bonus of one year's salary at the time of his retirement, either annuity or one year's salary to be payable out of the Foreign Service officers' retirement and disability fund and except as herein provided, subject to the same provisions and limitations as other annuities payable out of such funds; but no return of contributions shall be made under paragraphs (i) or (l) of section 26 of the act of February 23, 1931, in the case of any Foreign Service officer retired under the provisions of this section. Whenever it is determined that the efficiency rating of an officer is unsatisfactory, thereby meaning below the standard required for the service, and such determination has been confirmed by the Secretary of State, the officer shall be notified thereof; and if, after a reasonable period to be determined by the circumstances in each particular case, the rating of such officer continues to be found unsatisfactory and such finding is confirmed by the Secretary of State after a hearing accorded the officer, such officer shall be separated from the service with the annuity or bonus provided in this section, but no officer so separated from the service shall receive the said annuity or bonus unless at the time of separation he shall have served at least 15 years. He shall, however, if he has not served at least 15 years, have returned to him the full sum of his contribution to the annuity fund, with interest thereon at 4 per centum compounded annually. The benefits of this section, except at the option of the Secretary of State the return of an officer's contribution to the annuity fund, shall not be given to Foreign Service officers separated from the Foreign Service on account of malfeasance in office. (Act of Feb. 23, 1931, sec. 33.)

Sections 465 to 473, inclusive, of the Consular Regulations, 1896, are hereby canceled and the following substituted:

LEAVES OF ABSENCE

- 465. Absence must be reported. All absences of consular officers and employees from their posts, whether by leave or otherwise, must be reported to the Secretary of State and will be regarded as part of the leave of absence authorized by law, during which such officers and employees may be absent without loss of salary, except as otherwise provided in these regulations. (12 Op. Att. Gen. 410.)
- 466. Absence without leave. No consular officer may be absent from his post or the performance of his duties for more than 10 days at any one time without obtaining permission from the President through the Secretary of State. (18 Stat. L. 77; U.S.C. title 22, sec. 124; 14 Op. Att. Gen. 534.) This provision permitting emergency absence for not to exceed 10 days is intended to relieve those cases of sudden emergency in which there is not sufficient time for communicating with the Secretary of State without endangering the health or affairs of the officer.

No Foreign Service officer shall be absent from his post with pay for more than 48 hours without permission, except as authorized in these regulations (secs. 465–474). (Act of Feb. 23, 1931, sec. 22.)

- 467. Conditions under which leaves of absence are granted. Leave of absence is granted, within statutory limitations, at the discretion of the President, acting through the Secretary of State. Leaves of absence are of three kinds: simple leave, leave with permission to visit the United States, and sick leave. A consular officer must receive express permission to return to the United States, in order that he may be entitled to the benefit of the statutory allowance of salary in transit.
- (a) Simple leave and home leave. The Secretary of State is authorized to grant to any officer or employee of the Foreign Service who is an American citizen, in accordance with law and subject to such rules as may be established in the interests of and with due regard for the exigencies of the service, not to exceed 60 days annual leave of absence with pay. If such officer or employee returns to the United States, the leave of absence granted shall be exclusive of the time actually and necessarily occupied in going to his residence or destination in the United States and in returning to his post by the most direct route, and such time as may be necessarily occupied in awaiting sailing. Any portion of 60 days annual leave not granted or availed of in any one year may be cumulative, not to exceed, exclusive of time in transit and awaiting sailing, 120 days in three years or 180 days in four years. (Act of Feb. 23, 1931, sec. 22.)
- (b) Employees not American citizens. Employees, not American citizens, may be granted not to exceed 30 days leave of absence with pay in any one year. (Act of Feb. 23, 1931, sec. 22.) Such leave shall not be cumulative.

- (c) Leave on account of illness. The Secretary of State is also authorized to grant to any officer or employee of the Foreign Service on account of personal illness or on account of exposure to a contagious disease which would render presence at a post of duty hazardous to the health of fellow employees, sick leave of absence with pay at the rate of 15 days a year, the unused portion of such sick leave to be cumulative not to exceed 120 days. (Act of Feb. 23, 1931, sec. 22.)
- (d) Leave without compensation. If consistent with the public interest, leave of absence for good reason may be granted without compensation for a longer time than that stipulated in these regulations for leave of absence with pay.
- (e) Transit period. Salary will not be paid for more than one transit period in any one calendar year (10 Comp. Dec. 465; 11 Comp. Dec. 123) except that when all or a part of a transit period occurs in a calendar year other than that in which the leave of absence was taken, it will not impair the right of the consular officer to another transit period during that calendar year if leave should be granted. (14 Comp. Dec. 61.)
- 468. Leave of absence discretionary with President. The statutes limit the period of a consular officer's or employee's absence from his post, but do not require that he be given leave of absence each year. (Act of Feb. 23, 1931, sec. 22.) The President, acting through the Department of State, will determine in each case whether an officer or employee may be absent.
- 469. Applications for leave of absence. Every application for leave of absence shall contain full information with respect to the number of days and the character of all leave of absence taken by the applicant during the preceding calendar year and for any prior years which are the basis of a request to be granted accumulated leave, and reference will always be made to official correspondence relating to previous leaves of absence shown in the application. Every such application will state specifically whether the applicant wishes to come to the United States (see section 467).
- 470. Home leave under orders. The Secretary of State is authorized, whenever he deems it to be in the public interest, to order to the United States on his statutory leave of absence any Foreign Service officer or vice consul of career who has performed three years or more of continuous service abroad. The expenses of transportation and subsistence of such officers and their immediate families, in traveling from their posts to their homes in the United States and return, shall be paid under the same rules and regulations applicable in the case of officers going to and returning from their posts under orders of the Secretary of State when not on leave. While in the United States the services of such officers shall be avail-

able for trade-conference work or for such duties in the Department of State as the Secretary of State may prescribe, but the time of such work or duties shall not be counted as leave. (Act of Feb. 23, 1931, sec. 22.)

- 471. Canceled by Executive order of September 11, 1923.
- 472. Leave of absence of vice consuls. The regulations in regard to leaves of absence of principal consular officers are applicable to vice consuls of career and also, with the exception of provisions of section 470, to vice consuls not of career, provided that the Secretary of State is authorized to establish rules and to issue instructions consistent with law, and with due regard for the needs of the service, to permit principal officers to grant leave of absence to vice consuls attached to their offices.

Applications for leave of absence by vice consuls of career will be addressed to the Secretary of State and will be transmitted through, and have the approval of, their principal officers. Vice consuls not of career will make application to their principal officers, who will address any necessary communications to the Secretary of State. In cases of emergency a principal officer may grant any vice consul leave, reporting the fact to the Secretary of State and procuring subsequent approval of the action taken.

When a vice consul is in charge of an office, he should apply to the Secretary of State for leave in the same manner as if he were the principal. If there is no commissioned officer at the post to take charge, the fact should be reported to the department, by telegraph if necessary, for its consideration. In no circumstances should a consular office, without previous specific authority granted by the department, be left in the charge of any person other than a duly commissioned and bonded American consular officer.

473. Leave of absence of clerks. The regulations in regard to leave of absence of principal consular officers, with the exception of provisions of section 470, are applicable to clerks and other employees in consular offices who are American citizens, except that the Secretary of State is authorized to establish rules and issue instructions consistent with law, and with due regard for the needs of the service, to permit principal officers to grant leave of absence, within the provisions of the law and these regulations, to such clerks and employees in their offices.

Clerks and other employees in consular offices who are not American citizens may be granted leave of absence within statutory limits (see section 467) by their principal officers, who shall report the facts to the Secretary of State as required by section 465.

In granting leave to clerks and subordinate employees, principal officers will bear in mind that leave must not be granted when the absence of the clerk will interfere with the transaction of the business of the office and that the absences of members of the staff will be so arranged that the work can be carried on without additional assistance. Consular officers in charge of posts will endeavor, so far as may be consistent with the proper transaction of the business of their offices, to grant all or part of the leave specified, in order that clerks and employees may have reasonable opportunity for rest and recreation.

Article XXV of the Consular Regulations, 1896, entitled "Compensation of Consular Officers" is canceled and the following substituted:

ARTICLE XXV

COMPENSATION OF CONSULAR OFFICERS

- 491. Three classes of officers. In regard to the sources of their compensation there are three classes of consular officers, viz, (1) those who are Foreign Service officers and receive their compensation as such from appropriations made by Congress, (2) those who are not Foreign Service officers but who are paid from specific appropriations made by Congress, and (3) consular agents receiving no regular remuneration but who are compensated from the fees collected for official services and in payments from the Treasury of the United States for services to American vessels and seamen.
- 492. Foreign Service officers. Foreign Service officers assigned as consular officers receive salaries fixed by law and are entitled to compensation at the rate of their respective salaries as Foreign Service officers, with the following exceptions:
- (a) Absence from post. (1) No consular officer shall receive salary for the time during which he may be absent from his post, by leave or otherwise, in excess of periods of absence which are authorized by law to be taken with pay (see secs. 465-474 of these regulations). (Act of Feb. 23, 1931, sec. 22.) (2) When a principal officer is absent from his post for a period exceeding 10 days at any one time, without permission previously obtained from the President through the Department of State, no portion of the salary will be allowed for any time in excess of the 10 days, unless the propriety and necessity of the absence shall be made clear to the department. (18 Stat. L. 77; U.S.C. title 22, sec. 124.)
- (b) Recall for malfeasance. A consular officer is not entitled to compensation in case he is recalled for malfeasance except to the date of the delivery of the notification of recall at the consular office to which he was last attached or, in the event of his absence therefrom, its delivery at his last known address; or if the officer resigns in anticipation of such recall, he is entitled to compensation only to the date of the

acceptance of such resignation. In neither case will compensation be allowed for the time occupied in the transit to the United States.

- (c) Excess travel time. A consular officer traveling on leave with permission to visit the United States is not entitled to salary in transit for any time in excess of that actually and necessarily occupied in proceeding by direct route and generally adopted method of transport from his post to his place of residence or destination in the United States, or vice versa, and such time as may be necessarily occupied in awaiting sailing, except when complying with specific orders issued by the Department of State (section 467). (Act of Feb. 23, 1931, sec. 22.)
- 493. Compensation when performing diplomatic duties. Within the discretion of the President, any Foreign Service officer may be assigned to act as commissioner, chargé d'affaires, minister resident, or diplomatic agent for such period as the public interest may require without loss of grade, class, or salary, provided that no such officer shall receive more than one salary. (Act of Feb. 23, 1931, sec. 24.) With the exception of commissioner, these appointments are subject to confirmation by the Senate.
- 494. Additional compensation. For such times as any Foreign Service officer is lawfully authorized to act as chargé d'affaires ad interim or to assume charge of a consulate general or consulate during the absence of the principal officer at the post to which he shall have been assigned, he shall, if his salary is less than one-half that of such principal officer, receive in addition to his salary as Foreign Service officer, compensation equal to the difference between such salary and one-half of the salary provided by law for the ambassador, minister, or principal consular officer, as the case may be. (Act of Feb. 23, 1931, sec. 26.)

Under such regulations as the President may prescribe, and within the limitations of such appropriations as may be made therefor, which appropriations are hereby authorized, ambassadors, ministers, diplomatic, consular, and Foreign Service officers may be granted allowances for representation, and also post allowances wherever the cost of living may be proportionately so high that in the opinion of the Secretary of State such allowances are necessary to enable such diplomatic, consular, and Foreign Service officers to carry on their work efficiently. All such allowances shall be accounted for to the Secretary of State in such manner and under such rules and regulations as the President may prescribe; and the authorization and approval of such expenditures by the Secretary of State, as complying with such rules and regulations, shall be binding upon all officers of the Government. (Act of Feb. 23, 1931, sec. 19.)

495. Vice consuls not of career. Vice consuls not of career are compensated as clerks from the regular clerk-hire allowance of the office where their service is performed. They receive no compensation as vice consuls.

Vice consuls not of career, receiving compensation as clerks, are entitled to compensation when traveling to and from their posts, or elsewhere, under orders of the Secretary of State, or while on leave of absence, subject to the law and regulations governing leaves of absence.

Vice consuls while in charge of a consulate general or consulate during the absence of the principal officer are entitled to additional compensation in the same manner and under the same conditions as Foreign Service officers. (43 Stat. L. 1016, 1017; U.S.C. title 22, secs. 35, 56.)

- 496. Language officers. Language officers receive their salaries as Foreign Service officers. In addition they may be provided with tuition and quarters.
- 497. Consular agents. Consular agents are paid by one-half of the fees received in their offices, up to a maximum sum of \$1,000, in any one year, the other half being accounted for and paid into the Treasury of the United States. If the total amount of fees received at a consular agency during a fiscal year exceeds \$2,000, such surplus must be remitted in full to the Treasury of the United States in addition to the \$1,000 due the Government as prescribed above. (34 Stat. L. 101; 43 Stat. L. 142; U.S.C. title 22, sec. 99.)
- 498. Resignation in the United States. The right to compensation of a consular officer who resigns while in the United States on leave of absence terminates with the date of the acceptance of the resignation, or the lapse of his statutory leave, whichever first occurs.
- 499. Allowance to widow or heirs. It has been provided by law that whenever a consular officer dies in a foreign country in the discharge of his duty, there shall be paid to his widow, or, if no widow survive him, then to his heirs at law, a sum of money equal to the allowance made to such officer for the time necessarily occupied in making the transit from his post of duty to his residence in the United States. The amount is paid directly to the widow, or heirs, as the case may be. (R.S. sec. 1749; U.S.C. title 22, sec. 130.)
- 500. Extra compensation prohibited. Except as otherwise provided by statute, the compensation allowed by law to the various Foreign Service officers and other consular officers is in full for all the services rendered and for personal expenses incurred by the persons respectively for whom such compensation is provided, of whatever kind such services or personal expenses may be, or by whatever treaty, law, or instructions they are required; and no allowance, other than such as may be

specifically provided by law, is made in any case for the outfit or return home of any such officer or person. (R. S. 1743; U.S.C. title 22, sec. 125.)

501. Fees applicable to salaries and expenses. All fees and other official moneys received by diplomatic missions or consular offices or by district accounting and disbursing offices established under section 35 of the act of February 23, 1931, may be transmitted through the Department of State for deposit in the United States Treasury or may be used in payment of salaries, allowances, and current expenses of such missions and offices, the residue, if any, to be transmitted through the Department of State for deposit in the United States Treasury. (Act of Feb. 23, 1931, sec. 36.)

This order shall take effect on July 1, 1931.

HERBERT HOOVER

THE WHITE HOUSE,

June 8, 1931.

[No. 5642]

Executive Order 5643. June 8, 1931

Executive Order

Regulations Governing Representation and Post Allowances

In pursuance of the authorization contained in section 19 of the act of February 23, 1931 (46 Stat. 1209), which reads as follows:

"Sec. 19. That under such regulations as the President may prescribe, and within the limitations of such appropriations as may be made therefor, which appropriations are hereby authorized, ambassadors, ministers, diplomatic, consular, and Foreign Service officers may be granted allowances for representation; and also post allowances wherever the cost of living may be proportionately so high that in the opinion of the Secretary of State such allowances are necessary to enable such diplomatic, consular, and Foreign Service officers to carry on their work efficiently: Provided, That all such allowances shall be accounted for to the Secretary of State in such manner and under such rules and regulations as the President may prescribe and the authorization and approval of such expenditures by the Secretary of State, as complying with such rules and regulations, shall be binding upon all officers of the Government: Provided further, That the Secretary of State shall report all such expenditures annually to the Congress with the Budget estimates of the Department of State."

the following regulations are hereby prescribed to supersede the regulations established by Executive order dated July 22, 1930, which order is hereby canceled:

PURPOSES OF ALLOWANCES

The purposes for which these allowances are granted, are (1) in the case of representation allowances, the assistance in the establishment and maintenance of official contacts, the upholding of the prestige of the United States in the communities in which its representatives are stationed, and the furtherance of its interests abroad in the ways recognized as customary in various parts of the world, and (2) in the case of post allowances, the supplementing of official income of officers wherever the cost of living is proportionately so high that these allowances are necessary to enable such officers to carry on their work efficiently.

Scope of Allowances

Representation allowances are considered to include the following items:

- 1. Receptions on American national holidays.
- 2. Functions, formal or informal, such as receptions, dinners, and luncheons, given upon special occasions such as the usual official receptions incident to visits of United States naval vessels or of special commissions, or upon some other important happening, providing the means of reciprocating official courtesies received, either at a representative's home or at public places.
- 3. Tips and gratuities in accordance with custom in the various countries where such gratuities are, in the opinion of the representative, necessary or desirable for the maintenance of the prestige of the United States.
- 4. Purchases of flowers, wreaths, etc., upon appropriate occasions such as weddings, births, and deaths of important personages.
- 5. Expenses for entertainment of other kinds than that provided for in paragraphs 1 and 2 when considered reasonable and desirable by the Secretary of State, provided that such expenses are shown to be for activities of representative importance.
- 6. Any other expenses which in the discretion of the Secretary of State are of a character to promote the representation of the United States abroad.

Post allowances are granted for the following purpose:

7. Assistance in adjusting official incomes at certain posts to the ascertained cost of living at such posts.

APPORTIONMENT OF ALLOWANCES

The Secretary of State is hereby authorized to make such allowances within the amounts appropriated from year to year to such diplomatic, consular, or Foreign Service officers as he may deem desirable to accomplish the purposes for which such allowances are granted.

ACCOUNTING

Detailed accounts shall be submitted monthly as to the expenditures made from representation allotments and the purposes for which they were made. Supporting vouchers shall be supplied in all cases for expenditures over \$5 made under paragraphs 1, 2, 4, and 5 of the section of this order entitled "Scope of Allowances." A specific exception to this requirement is made under paragraph 2, where a function takes place at a representative's home. Vouchers need be submitted in this case only where a caterer or similar purveyor is called upon. In other cases, an officer's certificate as to expenditures made in this connection will be sufficient. In all cases of receptions, dinners, and other entertainment, sufficient information should be included in the account to show the total cost per capita, which shall constitute sufficient detail for accounting purposes.

With regard to expenditures under paragraphs 3 and 6 of the section mentioned above, the amounts expended shall be supported by certificates of the officer in charge, except that where any expenditure exceeds \$15, a supporting voucher must be obtained.

The amount available to any officer should normally be divided into four equal parts, to be availed of to that extent every three months. This will permit an expenditure of more than one-twelfth of the fund in any one month, but will nevertheless prevent a too early exhaustion of the fund. If more than one-fourth is spent in any three months, an explanation should accompany the account for such excess expenditure.

Due to express provisions of law, representation allowances may not be used for expenses in connection with any of the following objects:

- 1. Hire, purchase, operation, maintenance, or repair of any motor-propelled passenger-carrying vehicles.
 - 2. Club or association dues.
 - 3. Printing or engraving expenses.
 - 4. Purchase of alcoholic beverages.

According to law, competitive bids must be obtained for all expenditures in excess of \$100, except where it is manifestly impossible to obtain such bids, in which case the circumstances rendering impossible the submission of such bids must be completely set forth.

The utmost care shall be exercised in the submission of the accounts for this fund, under the provisions of this order. The character of the appropriation is such that it is incumbent upon each officer in the field who has charge of the expenditure

of this appropriation to make certain that the items for which he spends the money are amply justified.

A post allowance granted to an officer is available only during the part of the fiscal year in which he remains within the district to which he is assigned. In no case may an officer be entitled to more than one-twelfth of his yearly allowance in any one month, fractional months to be prorated similarly, unless otherwise specifically authorized by the Secretary of State.

The receipts of officers for post allowances allotted to them under paragraph 7 of the section of this order entitled "Scope of Allowances" will be submitted on Standard Forms Nos. 275 and 275a with the regular accounts of the office to which the officer receiving the allowance is attached; and while itemization of expenditures made from such allowances is not necessary, it is incumbent upon each officer in the field to whom an allowance is made to utilize it to assist him in maintaining a standard of living that will permit him to carry on his work efficiently, as prescribed in the statute quoted above.

This order shall become effective July 1, 1931.

HERBERT HOOVER

THE WHITE HOUSE,

June 8, 1931.

[No. 5643]

Executive Order 5644. June 8, 1931

Executive Order

Designation of Unhealthful Posts in the Foreign Service

Under and pursuant to the provisions of section 26, paragraph (k), of the act of Congress approved February 23, 1931 (46 Stat. 1212), which paragraph reads as follows:

"(k) The President is authorized from time to time to establish, by Executive order, a list of places which by reason of climatic or other extreme conditions are to be classed as unhealthful posts, and each year of duty subsequent to January 1, 1900, at such posts inclusive of regular leaves of absence, of officers already retired or hereafter retired, shall be counted as one year and a half, and so on in like proportion in

reckoning the length of service for the purpose of retirement, fractional months being considered as full months in computing such service: Provided, however, That the President may at any time cancel the designation of any places as unhealthful without affecting any credit which has accrued for service at such posts prior to the date of the cancellation."

the following places, which include those heretofore established as unhealthful posts for the purpose of retirement, under the act of May 24, 1924, by Executive orders dated April 1, 1925, October 20, 1927, November 28, 1927, and April 10, 1930, which Executive orders are hereby canceled, such cancellation to be effective July 1, 1931. are hereby established as unhealthful posts for the purposes of retirement within the meaning of the law above quoted, which supersedes the act of May 24, 1924:

Acapulco, Mexico Aden, Arabia

Alvaro Obregon (Frontera), Mexico

Amoy, China Antilla, Cuba Asunción, Paraguay Baghdad, Iraq Bahia, Brazil Bangkok, Siam

Barranquilla, Colombia

Batavia, Java

Belize, British Honduras Bluefields, Nicaragua Bombay, India

Buenaventura, Colombia

Caibarien, Cuba Calcutta, India Canton, China Cartagena, Colombia Ceiba, Honduras Changsha, China Chungking, China Cienfuegos, Cuba Colombo, Ceylon Corinto, Nicaragua Dakar, Senegal Foochow, China

Guayaquil, Ecuador

Georgetown, British Guiana

Guaymas, Mexico Habana, Cuba Hankow, China Hong Kong Karachi, India Lagos, Nigeria

La Guaira, Venezuela La Paz, Bolivia

Léopoldville, Belgian Congo

Loanda, Angola

Lourenço Marques, East Africa

Madras, India Managua, Nicaragua Manáos, Brazil Manzanillo, Cuba Manzanillo, Mexico Maracaibo, Venezuela Martinique, French

West Indies Matanzas, Cuba Mazatlán, Mexico Medan, Sumatra Monrovia, Liberia Nanking, China Nuevitas, Cuba Pará, Brazil

Penang, Straits Settlements

Pernambuco, Brazil Port Limón, Costa Rica

Progreso, Mexico

Puerto Barrios, Guatemala Puerto Cabello, Venezuela Puerto Castilla, Honduras Puerto Cortes, Honduras Puerto Plata, Dominican

Republic Rangoon, India Sagua la Grande, Cuba Saigon, French Indo-China Salina Cruz, Mexico Santa Marta, Colombia

EO 5645

Executive Orders

Santiago, Cuba
Santo Domingo, Dominican
Republic
Shanghai, China
Singapore, Straits
Settlements
Surabaya, Java

Swatow, China
Taihoku, Taiwan
Tampico, Mexico
Tananarive, Madagascar
Tela, Honduras
Vera Cruz, Mexico

This order shall become effective July 1, 1931.

HERBERT HOOVER

THE WHITE HOUSE,

June 8, 1931.

[No. 5644]

Executive Order 5645. June 8, 1931

Executive Order

Vesting Certain Power and Authority in the Alien Property Custodian

By virtue of the power and authority vested in me by "An act to define, regulate, and punish trading with the enemy, and for other purposes" (40 Stat. 411), known as the "Trading with the enemy Act," approved October 6, 1917, and amendments thereto, I hereby make the following order, rule, and regulation:

I hereby vest in the Alien Property Custodian, and in the event of his death, resignation, absence, or disability, in the General Counsel, and in the event of his death, resignation, absence, or disability during his period of authority, then in the Director of Finance and Accounts of the Office of the Alien Property Custodian, all power and authority conferred upon me by the provisions of the act approved October 6, 1917, known as the "Trading with the enemy Act," as amended, pertaining to the deposit, transfer, and payment of moneys, and interest which may have accrued thereon, which may be or have been deposited with the Treasurer of the United States, and to release and deliver property held under and by virtue of said acts: Provided, however, that all claims which are required to be submitted to the Attorney General and to the President, as provided in Executive Order No. 4862 of April 23, 1928, shall continue to be submitted to the Attorney General and to the President.

Any order of payment of money, and interest, which may be executed by said officials shall constitute a ratification of all previous orders or acts, by virtue of which the funds in the possession of the Treasurer of the United States have been placed to the credit of the particular trusts on which such orders are drawn. I hereby revoke all former orders in conflict herewith.

HERBERT HOOVER

THE WHITE HOUSE,

June 8, 1931.

[No. 5645]

Executive Order 5646. June 9, 1931

Executive Order

Transfer of Lands from the Selway to the Bitterroot National Forest Idaho

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 36; U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that a part of the existing boundary between the Selway and Bitterroot National Forests in the State of Idaho be modified so that the portion of the boundary thereby affected will hereafter be described as follows:

Beginning on the Montana-Idaho State boundary line at monument 323.925, which is also on the boundary between the Selway and Bitterroot National Forests; thence westerly following the hydrographic divide between the headwaters of Cub Creek, Brushy Fork, Fry Pan Creek, and Gardiner Fork on the north and the tributaries of White Cap Creek, the headwaters of Lookout and Bad Luck Creeks on the south to an intersection with the hydrographic divide between Gardiner Creek (tributary to Selway River) and Bad Luck Creek; thence southerly and westerly along the hydrographic divide between Gardiner Creek on the west, and Bad Luck Creek and minor tributaries of the Selway River on the east and south respectively to an intersection with the Selway River; thence across said river and southerly along the hydrographic divide between Green Ridge Creek on the west and Selway River on the east to the hydrographic divide at the head of Green Ridge Creek; thence southerly along the hydrographic divide between Eagle Creek on the west and Crooked Creek on the east, passing Mount Aura and Green Ridge to the intersection with the present Selway-Bitterroot Forest boundary, which is a point about 1½ miles north of Spot Mountain triangulation station.

Executive Orders

It is intended by this Executive order to transfer from the Selway National Forest to the Bitterroot National Forest lands lying to the south and east of the above-described line. No publicly owned lands are being given a national-forest status which have hitherto not had such status, neither are any publicly owned lands being removed from a national-forest status. The said transfer is to be effective on July 1, 1931.

HERBERT HOOVER

THE WHITE HOUSE,

June 9, 1931.

[No. 5646]

Executive Order 5647. June 9, 1931

Executive Order

Inspection of Income-Tax Returns

Pursuant to the provisions of section 257(a) of the Revenue Act of 1926 and section 55 of the Revenue Act of 1928, it is hereby ordered that returns may be open to inspection by State officers for State income-tax purposes and by beneficiaries under a will, in accordance and upon compliance with the amendment, bearing even date herewith, to the rules and regulations prescribed by the Secretary of the Treasury and approved by the President, bearing date of April 13, 1926, as amended.

HERBERT HOOVER

THE WHITE HOUSE,

June 9, 1931.

[No. 5647]

(T. D. 4317)

Amending T. D. 3856, as Amended, to Permit Inspection of Returns by Beneficiaries, and by State Officers for State Income Tax Purposes.

TREASURY DEPARTMENT,
OFFICE OF COMMISSIONER OF INTERNAL REVENUE,
Washington. D. C.

To Collectors of Internal Revenue and Others Concerned:

Treasury Decision 3856 (C.B. V-1, 106), as amended by Treasury Decisions 4187 (C.B. VII-2, 161), 4264 (C.B. VIII-1, 93), and 4291 (C.B. IX-1, 127) (being regulations prescribed by the Secretary of the Treasury and approved by the President, applicable to the inspection of returns under the Revenue Act of 1928 and prior Revenue Acts), is further amended by changing paragraphs 3, 5, 6, 7, 8, and 9 thereof to read as follows:

- 3. Information returns and other written statements filed with the Commissioner of Internal Revenue designed to be supplemental to or to become a part of tax returns shall be subject to the same rules and regulations as to inspection as are the tax returns themselves.
- 5. The return of an individual shall be open to inspection (a) by the person who made the return, or by his duly constituted attorney in fact; (b) if the maker of the return has died, by the administrator, executor, or trustee of his estate, or by the duly constituted attorney in fact of such administrator, executor, or trustee; (c) in the discretion of the Commissioner of Internal Revenue, by any heir at law, next of kin, or beneficiary under the will, of such deceased person, upon a showing that such heir at law, next of kin, or beneficiary has a material interest which will be affected by information contained in the return, or by the duly constituted attorney in fact of such heir at law, next of kin, or beneficiary; and (d) in the discretion of the Commissioner of Internal Revenue, and at such time and in such manner as the Commissioner may prescribe for the inspection, by an officer of any State having a law imposing an income tax upon the individual, upon written application signed by the governor of such State under the seal of the State, designating the officer to make the inspection and showing that the inspection is solely for State income tax purposes.
- 6. A joint return of a husband and wife shall be open to inspection (a) by either spouse for whom the return was made, upon satisfactory evidence of such relationship being furnished, or by his or her duly constituted attorney in fact; (b) if either spouse has died, by the administrator, executor, or trustee of his or her estate, or by the duly constituted attorney in fact of such administrator, executor, or trustee; (c) in the discretion of the Commissioner of Internal Revenue, by any heir at law, next of kin, or beneficiary under the will, of such deceased spouse, upon a showing that such heir at law, next of kin, or beneficiary has a material interest which will be affected by information contained in the return, or by the duly constituted attorney in fact of such heir at law, next of kin, or beneficiary; and (d) in the discretion of the Commissioner of Internal Revenue, and at such time and in such manner as the Commissioner may prescribe for the inspection, by an officer of any State having a law imposing an

income tax upon either spouse, upon written application signed by the governor of such State under the seal of the State, designating the officer to make the inspection and showing that the inspection is solely for State income tax purposes.

- 7. The return of a partnership shall be open to inspection (a) by any individual who was a member of such partnership during any part of the time covered by the return upon satisfactory evidence of such fact being furnished, or by his duly constituted attorney in fact: (b) if a member of such partnership during any part of the time covered by the return has died, by the administrator, executor, or trustee of his estate, or by the duly constituted attorney in fact of such administrator, executor, or trustee; (c) in the discretion of the Commissioner of Internal Revenue, by any heir at law, next of kin, or beneficiary under the will, of such deceased person, upon a showing that such heir at law, next of kin, or beneficiary has a material interest which will be affected by information contained in the return, or by the duly constituted attorney in fact of such heir at law, next of kin, or beneficiary; and (d) in the discretion of the Commissioner of Internal Revenue, and at such time and in such manner as the Commissioner may prescribe for the inspection, by an officer of any State having a law imposing an income tax upon the partnership or upon any member thereof in respect of income therefrom, upon written application signed by the governor of such State under the seal of the State, designating the officer to make the inspection and showing that the inspection is solely for State income tax purposes.
- 8. The return of an estate shall be open to inspection (a) by the administrator, executor, or trustee of such estate, or by his duly constituted attorney in fact; (b) in the discretion of the Commissioner of Internal Revenue, by any heir at law, next of kin, or beneficiary under the will, of the deceased person for whose estate the return is made, upon a showing of material interest which will be affected by information contained in the return, or by the duly constituted attorney in fact of such heir at law, next of kin, or beneficiary; and (c) in the discretion of the Commissioner of Internal Revenue, and at such time and in such manner as the Commissioner may prescribe for the inspection, by an officer of any State having a law imposing an income tax upon the estate or upon any beneficiary of the estate in respect of income therefrom, upon written application signed by the governor of such State under the seal of the State, designating the officer to make the inspection and showing that the inspection is solely for State income tax purposes.
- 9. The return of a trust shall be open to inspection (a) by the trustee or trustees, jointly or severally, or the duly constituted attorney in fact of such trustee or trustees; (b) by any individual who was a beneficiary of such trust during any part of the time covered by the return, upon satisfactory evidence of such fact being furnished, or by his duly constituted attorney in fact; (c) if any individual who was a beneficiary of such trust during any part of the time covered by the return has died, by the administrator, executor, or trustee of his estate, or by the duly constituted attorney in fact of such administrator, executor, or trustee; (d) in the discretion of the Commissioner of Internal Revenue, by any heir at law, next of kin, or beneficiary under the will, of such deceased person, upon a showing that such heir at law, next of kin, or beneficiary has a material interest which will be affected by information contained in the return, or by the duly constituted attorney in fact of such heir at law, next of kin, or beneficiary; and (e) in the discretion of the Commissioner of Internal Revenue, and at such time and in such manner as the Commissioner may prescribe for the inspection, by an officer of any State having a law imposing an income tax upon

the trust or upon any beneficiary of the trust in respect of income therefrom, upon written application signed by the governor of such State under the seal of the State, designating the officer to make the inspection and showing that the inspection is solely for State income tax purposes.

A W MELLON
Secretary of the Treasury.

Approved

HERBERT HOOVER

The White House.

June 9, 1931

Executive Order 5648. June 11, 1931

Executive Order

Accounts and Returns, Foreign Service

The regulations established in this Executive order shall be effective and binding not only as Consular Regulations but as amendments and additions to the Instructions to Diplomatic Officers, and they shall be in substitution for and effect the cancellation of all parts of the Instructions to Diplomatic Officers which are inconsistent therewith. It is therefore ordered that these regulations shall be incorporated into the Instructions to Diplomatic Officers, in so far as they are applicable thereto; and express authorization is given for their use for this purpose under different titles and numerical designations and also appropriately to change references to consular officers or consular offices, wherever they occur, to refer to diplomatic officers or diplomatic missions.

Following section 578 of the Consular Regulations of the United States, insert the following title and sections:

ACCOUNTS AND RETURNS WITHIN CERTAIN PRESCRIBED FISCAL DISTRICTS

579. Establishment of fiscal districts and creation of district accounting and disbursing affices to exercise control over the accounting and disbursing work of the Foreign Service posts located therein. The Secretary of State is hereby authorized, whenever the necessity for such offices with a view to effecting economies in accounting procedure is apparent, to prescribe certain fiscal districts or areas and to establish within each such district as a part of the Department of State services, a district accounting and dis-

bursing office to exercise control over the accounts and returns of all diplomatic missions and consular offices within the district in such manner as the Secretary of State may direct. To each such office may be assigned the administrative accounting responsibility for receipts and expenditures of the diplomatic missions and consular offices within the district. Each district office shall be in the charge of an accountable officer, to whom all fees and other official moneys received by any diplomatic, consular, or Foreign Service officer may be accounted for, under such rules and regulations as may be prescribed by the Secretary of State, all such fees and moneys, or the residue thereof after the payment of salaries, allowances, and current expenses of the diplomatic missions and consular offices within the district, to be paid by the district accounting and disbursing officer into the Treasury of the United States. Such district accounting and disbursing officers accountable for public moneys may entrust moneys to other bonded officers for the purpose of having them make disbursements as their agents; and the officer to whom the moneys are entrusted, as well as the officer who entrusts the moneys to him, shall be held pecuniarily responsible therefor to the United States. All diplomatic, consular, or Foreign Service officers on duty within the area covered by such district offices may be required to render accounts of their disbursements to the officer in charge of such district office to be included in his accounts. Said district accounting and disbursing officers and their agents shall be bonded respectively to the United States for the faithful performance of their duties in such penal amounts as the Secretary of State may require. (Act of Feb. 23, 1931, sec. 35.)

580. General accounts required within the jurisdiction of a district accounting and disbursing office. Diplomatic, consular, or Foreign Service officers on duty within the area covered by a district accounting and disbursing office will forward to such district office, rather than to the Department of State, such accounts and returns as the Secretary of State may prescribe. No accounts and returns will be required of such diplomatic and consular officers with respect to such of their fiscal transactions as the Secretary of State may from time to time establish, by appropriate instructions, as exclusive or primary functions of such district offices.

581. Accounting for receipts to district accounting and disbursing officers. All receipts from consular fees and all other official receipts of any Foreign Service post within the jurisdiction of a district accounting and disbursing office will be included in accounts and returns of the responsible diplomatic, consular, or Foreign Service officers to the district office at the same intervals and in a manner similar to that prescribed in Article XXVII of these regulations for the submission of such accounts

and returns directly to the Department of State by all officers not within a fiscal district.

offices. District accounting and disbursing offices shall pay, by checks for American currency drawn on the Treasurer of the United States, and in accordance with instructions issued by the Secretary of State, the salaries and allowances for personal services due to all diplomatic, consular, or Foreign Service officers and employees stationed at the Foreign Service posts within the jurisdiction of the respective district offices (except minor employees paid in foreign currency from appropriations for contingent expenses); and any other official expenses of Foreign Service posts may be paid in the same manner when so directed by the Secretary of State.

583. Drafts to be drawn in fiscal districts only in cases of emergency. Diplomatic, consular, and Foreign Service officers stationed within the district of any district accounting and disbursing office will draw and negotiate drafts in accordance with sections 570-578 of these regulations and pertinent instructions, only in cases of emergency, when it is necessary to make payments that may not properly be delayed until money can be procured by requisition from the appropriate district accounting and disbursing office.

584. Accounting regulations—when applicable. All regulations and instructions pertaining to the accounts and returns of consular officers will be binding upon officers stationed within the district of any Foreign Service district accounting and disbursing office, except as they are modified by sections 579-584 of these regulations or by instructions issued with respect thereto by the Secretary of State.

Sections 579-584 of these regulations, and instructions issued with respect thereto by the Secretary of State, will not be binding upon consular officers stationed outside the district of any Foreign Service accounting and disbursing office.

This order shall take effect July 1, 1931.

HERBERT HOOVER

THE WHITE HOUSE,

June 11, 1931.

[No. 5648]

Executive Order 5649. June 12, 1931

Executive Order

Appointment of Mrs. Helen Terrill Mays

Mrs. Helen Terrill Mays may be appointed to a clerical position in the classified service of the Treasury Department without compliance with the requirements of the civil-service rules.

Mrs. Mays is the widow of William O. Mays, who served as prohibition administrator of the eleventh district, with headquarters at Louisville, Ky., from October 17, 1925, to the date of his death on November 2, 1929. Mr. Mays's death left Mrs. Mays without means of support. Mrs. Mays has served temporarily as a special employee in the Bureau of Industrial Alcohol and has rendered satisfactory service. This order is recommended by the Secretary of the Treasury.

HERBERT HOOVER

THE WHITE HOUSE,

June 12, 1931.

[No. 5649]

Executive Order 5650. June 18, 1931

Executive Order

Public Water Reserve No. 142

Oregon

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847), entitled "An act to authorize the President of the United States to make withdrawals of public lands in certain cases," as amended by act of Congress approved August 24, 1912 (37 Stat. 497), it is hereby ordered that the land hereinafter listed be, and the same is hereby, withdrawn from settlement, location, sale, or entry, and reserved for public use in accordance with the provisions of section 10 of the act of December 29, 1916 (39 Stat. 862):

WILLAMETTE MERIDIAN

T. 19 S., R. 18 E., sec. 18, lots 7, 8, 9, and 10, SW. 1/4 NE. 1/4.

HERBERT HOOVER

THE WHITE HOUSE,

June 18, 1931.

[No. 5650]

Executive Order 5651. June 18,1931

Executive Order

Partial Revocation of Withdrawal of Public Lands

Minnesota

It is hereby ordered that Executive Order No. 4889 of May 26, 1928, withdrawing certain public lands in Minnesota for classification and in aid of legislation, be, and it is hereby, revoked as to such of the lands not reserved by the act of Congress approved July 10, 1930 (46 Stat. 1020).

And it is hereby ordered, pursuant to Public Resolution 85, approved June 12, 1930 (46 Stat. 580), that, subject to valid rights and the provisions of existing withdrawals, the public lands in the areas released from such withdrawal shall be opened only to entry under the homestead laws by qualified ex-service men for whose service recognition is granted by said resolution, under the terms and conditions of said resolution and the regulations issued thereunder, for a period of 91 days beginning with the 63d day from and after the date hereof, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to such lands by settlement in advance of entry, or otherwise except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

June 18, 1931.

[No. 5651]

Executive Order 5652. June 18, 1931

Executive Order

Withdrawal of Public Lands for Resurvey

Colorado

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in sections 2 to 10 inclusive, 15 to 22 inclusive, T. 9 S., R. 95 W., sixth principal meridian, Colorado, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President, or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

June 18, 1931.

[No. 5652]

Executive Order 5653. June 20, 1931

Executive Order

Power-Site Restoration No. 462

Colorado

So much of the orders of December 4, 1909, creating Temporary Power-Site Withdrawal No. 81, and July 2, 1910, creating Power-Site Reserve No. 81, as affects the lands hereinafter described, is hereby revoked:

Sixth Principal Meridian
T. 2 S., R. 73 W., sec. 35, SW. ¼, SW. ¼ SE. ¼.

T. 3 S., R. 73 W., sec. 1, NW. ¼ NW. ¼, S. ½ N. ½, N. ½ S. ½; sec. 2, N. ½, N. ½ SE. ¼.

HERBERT HOOVER

THE WHITE HOUSE,

June 20, 1931.

INo. 56531

Executive Order 5654. June 20, 1931

Executive Order

Duck Creek Administrative-Site Addition

Montana

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that lot 15 sec. 5, and lot 1 sec. 6, T. 8 N., R. 3 E., Montana meridian, Montana, containing 110.97 acres, be temporarily withdrawn from settlement, location, sale, or entry, except as provided in said acts, and be reserved for use by the Forest Service as an addition to Duck Creek Ranger Station in connection with the administration of the Helena National Forest.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

June 20, 1931.

[No. 5654]

Executive Order 5655. June 22, 1931

Executive Order

Public Water Restoration No. 69

Arizona

So much of Executive order of May 25, 1920, creating Public Water Reserve No. 72, Arizona, as affects the land hereinafter listed is hereby revoked, and all such land not otherwise reserved or withdrawn is hereby restored to the public domain and shall become subject to disposition under the laws applicable thereto upon such date and after such notice as may be hereafter determined and announced.

GILA AND SALT RIVER MERIDIAN

T. 21 S., R. 17 E., sec. 15, W. ½ SE. ¼ NW. ¼ SE. ¼, SW. ¼ NW. ½ SE. ¼, NW. ½ SW. ½ SE. ½, E. ½ SE. ½ NE. ½ SE. ½ SE. ½ SW. ½, E. ½ SE. ½ SE. ½ SW. ½, E. ½ SE. ½ SW. ½, SW. ½, SW. ½, SE. ½ SW. ½, SW. ½, SW. ½, SE. ½ SW. ½, SW

HERBERT HOOVER

THE WHITE HOUSE,

June 22, 1931.

[No. 5655]

Executive Order 5656. June 22, 1931

Executive Order

Withdrawal of Public Lands for Resurvey

Wyoming

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 32 N., R. 95 W., sixth principal meridian, Wyoming, be, and the same are hereby, with-

drawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President, or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

June 22, 1931.

[No. 5656]

Executive Order 5657. June 24, 1931

Executive Order

Amending Schedule A of the Civil-Service Rules

Schedule A of the civil-service rules, Subdivision II—State Department, paragraph 2, is hereby amended to read:

"Assistants to the Legal Adviser."

HERBERT HOOVER

THE WHITE HOUSE,

June 24, 1931.

[No. 5657]

Executive Order 5658. June 24, 1931

Executive Order

Form, Style, and Safeguarding of Executive Orders and Proclamations

For the purpose of securing greater uniformity in the form and style and for the better safeguarding of the texts of Executive orders and proclamations, Executive Order No. 5220 of November 8, 1929, entitled "Uniform Style and Safeguarding of

Executive Orders

Proclamations and Executive Orders," is hereby rescinded and superseded by the following regulations.

- 1. The draft Executive orders and proclamations shall be prepared as follows:
- (a) Punctuation, capitalization, orthography, and other matters of style shall conform to the most recent edition of the "Style Manual of the Government Printing Office."
- (b) The spelling of geographic names shall conform to the most recent decisions of the United States Geographic Board (see Executive Orders No. 27-A of September 4, 1890, and No. 399 of January 23, 1906).
- (c) Descriptions of tracts of lands shall conform, so far as practicable, with the most recent edition of the "Specifications for Descriptions of Tracts of Land for Use in Executive Orders and Proclamations" prepared by the Board of Surveys and Maps of the Federal Government.
 - (d) A suitable title shall be provided.
- (e) The typewritten drafts shall be double-spaced, on paper 8 by 12% inches, and shall have a left-hand margin of 2 inches.
- 2. The draft Executive orders and proclamations shall be forwarded in quadruplicate to the Department of State. That department shall review them and, upon its being ascertained that they conform with the above specifications, shall transmit the original and one additional copy to the President.
- 3. The Department of State shall have custody of the signed originals of all Executive orders and proclamations and shall supervise their publication.

HERBERT HOOVER

THE WHITE HOUSE.

June 24, 1931.

[No. 5658]

Executive Order 5659. June 25, 1931

Executive Order

Appointment of Mrs. Florence R. Hopkins

Mrs. Florence R. Hopkins may be appointed to a suitable position in the Treasury Department without compliance with the civil-service rules.

Mrs. Hopkins is the widow of Henry I. Hopkins, who spent 18 years in the Government service and died on June 14, 1926, from injuries the cause of which has never been determined.

This order is issued upon the recommendation of the Secretary of the Treasury.

HERBERT HOOVER

THE WHITE HOUSE,

June 25, 1931.

[No. 5659]

Executive Order 5660. June 26, 1931

Executive Order

Transferring Control and Administration of Certain Land to the Secretary of the Interior

Nevada

It is hereby ordered that the lands hereinafter described, that were withdrawn from settlement, location, sale, or entry by order of withdrawal dated September 30, 1926, and held for the exclusive use and benefit of the United States Navy for the development of and use as an ammunition depot, be, and the same are hereby, placed under the control of the Secretary of the Interior for disposition as provided by the act of July 5, 1884 (23 Stat. 103), or as may be otherwise provided by law:

MOUNT DIABLO MERIDIAN

T. 28 N., R. 18 E., all of township.

T. 29 N., R. 18 E., all of township.

T. 28 N., R. 19 E., all of township.

T. 29 N., R. 19 E., all of township.

HERBERT HOOVER

THE WHITE HOUSE.

June 26, 1931.

[No. 5660]

Executive Order 5661. July 1, 1931

Executive Order

Amendments to the Consular Regulations

The final sentence of the last paragraph of section 21 of the Consular Regulations as established by Executive Order No. 5642 of June 8, 1931, is hereby canceled.

The following section is hereby established in Article I of the Consular Regulations, 1896:

29. Responsibility for office during absence of principal officer. During the absence of the principal officer, the ranking consular officer, or a consular officer specifically designated by the Secretary of State, shall assume full charge of the office under his bond.

Determination of ranking officer. The ranking consular officer shall be determined by consular grade in the following order of precedence: Consuls general, consuls, vice consuls of career, vice consuls not of career. In case there are at the post two or more officers of the same grade, the senior officer shall be determined by rank in the classified Foreign Service; and in the case of officers of the same grade who hold commissions in the same class of Foreign Service officers, the one whose consular commission assigning him to the post bears the earliest date shall take precedence.

Seniority between vice consuls of career at the same post shall be determined in the manner indicated in the preceding paragraph except that the salary grades established for Foreign Service officers unclassified shall be considered as separate classes in determining the order of rank of such officers. Seniority between vice consuls not of career shall be governed by the dates of consular commissions to the post. (See also sec. 442.)

Section 442 of the Consular Regulations, 1896, is amended to read as follows:

442. Rank by seniority in the same grade. Consular officers of the United States are entitled to enjoy the rank and precedence above stated. This precedence shall be determined, among officers of the same grade, in accordance with the provisions of section 29 of these regulations. For their relative rank among their colleagues representing other countries at the same place, see section 76.

HERBERT HOOVER

THE WHITE HOUSE,

July 1. 1931.

[No. 5661]

Executive Order 5662. July 1, 1931

Executive Order

Exception from Examination of Cooperative Employees Enforcing the Plant Quarantine Act, Department of Agriculture

Schedule A of positions excepted from examination under the civil-service rules is hereby amended, in Subdivision IX, Department of Agriculture, by the addition to the first paragraph of a new clause (i), to read as follows:

(i) Inspectors, scouts, trap tenders, truck drivers, and operators of mechanical equipment, such as sprayers, burners, plows, and rakes, employed temporarily in the field in cooperation with the various States in connection with the enforcement of the Plant Quarantine Act. They shall serve only so long as absolutely required and in no case beyond 180 days in any one year. The name of the employee, designation, rate of pay, and place of employment shall be shown in the periodical reports of changes; and in addition the aggregate individual service rendered and the distribution of such service during the year shall be shown in the report of changes at the end of each year or when the employee is separated from the service.

HERBERT HOOVER

THE WHITE HOUSE,

July 1, 1931.

[No. 5662]

Executive Order 5663. July 1, 1931

Executive Order

Designation of Horace Paul Bestor as Farm Loan Commissioner

Under the provisions of section 3 of the Federal Farm Loan Act, approved July 17, 1916 (39 Stat. 360), Horace Paul Bestor, who has been duly appointed a member of the Federal Farm Loan Board, is hereby designated Farm Loan Commissioner of said board until otherwise directed.

HERBERT HOOVER

THE WHITE HOUSE,

July 1, 1931.

INo. 56631

951

Executive Order 5664. July 2, 1931

Executive Order

Withdrawal of Public Lands for Use as Naval Ammunition Depot

Nevada

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the following described lands in the State of Nevada be, and they are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation and held for the exclusive use and benefit of the United States Navy Department for development of and use as an ammunition depot, until this order is revoked by the President or by act of Congress:

Those parts of tracts 39, 42, 43, and 46 per plat of resurvey approved December 7, 1922, embracing those lands included in the following described subdivisions of the original survey thereof per plat approved October 27, 1880, viz:

MOUNT DIABLO MERIDIAN NEVADA

T. 8 N., R. 30 E., lot 1, NW.¼ NE.¼, NE.¼ NW.¼, SW.¼, NW.¼, N.½ SW.½, sec. 16; lot 1, NE.½ SE.½, sec. 17; S.½ SW.½ sec. 20.

HERBERT HOOVER

THE WHITE HOUSE,

July 2, 1931.

[No. 5664]

Executive Order 5665. July 2, 1931

Executive Order

Appointment of A. D. Forsythe

Mr. A. D. Forsythe may be appointed to an existing vacancy in the Bureau of Construction and Repair, Navy Department, in the Subprofessional Service, grade 4, at \$1,620 per annum, without regard to the Civil Service Act or rules.

Mr. Forsythe is the stepson of Mr. William G. Hughes, who was employed in the Bureau of Construction and Repair for 31 years, and who was killed in the Knickerbocker Theater collapse in 1922.

This order is issued upon the recommendation of the Acting Secretary of the Navy.

HERBERT HOOVER

THE WHITE HOUSE,

July 2, 1931.

[No. 5665]

Executive Order 5666. July 3, 1931

Executive Order

Permitting Persons Holding Certain Positions to Receive Appointments under the Department of Commerce

Executive Order No. 9 of January 17, 1873, prohibiting the holding of Federal and State offices at the same time, is hereby amended so as to permit persons holding State, Territorial, or municipal positions to receive, unless prohibited by law, appointments under the Department of Commerce when the Secretary of that

department deems such employment necessary to secure a more efficient administration of the duties of his department.

HERBERT HOOVER

THE WHITE HOUSE,

July 3, 1931.

[No. 5666]

Executive Order 5667. July 6, 1931

Executive Order

Withdrawal of Public Lands for Resurvey Oregon

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in secs. 13 to 36 inclusive, T. 16 S., R. 9 W., Willamette meridian, Oregon, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said sections under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

July 6, 1931.

[No. 5667]

Executive Order 5668. July 6, 1931

Executive Order

Withdrawal of Public Land for Target Range Wyoming

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts and also subject to valid existing rights in and to the same and to prior existing withdrawals, it is hereby ordered that the SW. ¼ NE. ½, SE. ½ NW. ½, NE. ½ SE. ½ sec. 3, T. 33 N., R. 99 W., of the sixth principal meridian, Wyoming, be, and the same are hereby, withdrawn from settlement, sale, location, entry, and all forms of appropriation, for use as a target range by the Wyoming National Guard.

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

July 6, 1931.

[No. 5668]

Executive Order 5669. July 14, 1931

Executive Order

Public Water Restoration No. 70

Montana and Utah

So much of Executive orders of April 28, 1917, creating Public Water Reserve No. 49, Montana No. 4, and March 29, 1912, creating Public Water Reserve No. 1, Utah No. 1, as affects the land hereinafter listed is hereby revoked, and all such land not otherwise reserved or withdrawn is hereby restored to the public domain and shall

become subject to disposition under the laws applicable thereto upon such date and after such notice as may be hereafter determined and announced.

MONTANA

MONTANA MERIDIAN

Lands affected in Public Water Reserve No. 49: T. 16 N., R. 30 E., sec. 20, lot 5.

UTAH

SALT LAKE MERIDIAN

Lands affected in Public Water Reserve No. 1:

T. 20 S., R. 19 W., sec. 10, SW. 1/4 NE. 1/4, NW. 1/4 SE. 1/4.

HERBERT HOOVER

THE WHITE HOUSE,

July 14, 1931.

[No. 5669]

Executive Order 5670. July 22, 1931

Executive Order

Transfer of Certain Land from Military Reservation to Siuslaw National Forest

Oregon

It is hereby ordered that the land hereinafter described which was reserved by Executive order of November 24, 1903, for the use of the War Department in connection with the improvement of Umpqua River be, and the same is hereby, released from said reservation: Lot 6 sec. 8, T. 22 S., R. 10 W., Willamette meridian, containing 23 acres.

In accordance with proclamation of March 2, 1907 (34 Stat. 3301), this land becomes a part of the Siuslaw National Forest.

HERBERT HOOVER

THE WHITE HOUSE,

July 22, 1931.

[No. 5670]

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Executive Order 5671. July 29, 1931

Executive Order

Withdrawal of Public Lands in Aid of Legislation

Wisconsin, Minnesota, North Dakota, Montana, Wyoming, Idaho, Washington, and Oregon

In order to protect the interests of the Government, the public, the railroad company, and in aid of contemplated legislation, the tracts of public land described herein, lying within the odd-numbered sections within the first, second, and mineral-indemnity limits of the grants to the Northern Pacific Railroad (now Railway) Co., under the act of Congress approved July 2, 1864 (13 Stat. 365), and under the joint resolution approved May 31, 1870 (16 Stat. 378), containing 5,405.18 acres, are, under the act of Congress approved June 25, 1929 (46 Stat. 41), and in aid of such legislation as may be had under section 8 thereof, hereby withdrawn from settlement, location, sale, entry, or other form of disposition. Any of the described tracts which may be embraced in a prior valid claim existing at this date are excepted, however, from the force and effect of the withdrawal so long as such claim is maintained in accordance with the law under which it is asserted and the regulations thereunder.

Wisconsin

FOURTH PRINCIPAL MERIDIAN

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T. 40 N., R. 5 W., sec. 15, lot 1;
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T. 44 N., R. 9 W., sec. 17, lot 2;

T. 42 N., R. 15 W., sec. 25, lot 6;

T. 48 N., R. 15 W., sec. 11, lot 5.

MINNESOTA

FOURTH PRINCIPAL MERIDIAN

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T. 55 N., R. 12 W., sec. 23, lot 3;
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T. 55 N., R. 18 W., sec. 7, SW. ¼ NE. ¼, NW. ¼ SE. ¼;

T. 55 N., R. 22 W., sec. 9, NE. 1/4 SE. 1/4;

T. 55 N., R. 24 W., sec. 11, lot 9;

T. 56 N., R. 25 W., sec. 29, lot 1;

FIFTH PRINCIPAL MERIDIAN

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T. 141 N., R. 27 W., sec. 33, NW. 1/4 SE. 1/4;
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T. 141 N., R. 29 W., sec. 33, lot 1;

T. 134 N., R. 30 W., sec. 1, SE. ¼ SW. ¼, SW. ¼ SE. ¼;

- T. 141 N., R. 30 W., sec. 27, lot 8;
 - sec. 33, lot 4;
- T. 141 N., R. 32 W., sec. 19, lot 5; sec. 29, lot 5;
- T. 135 N., R. 33 W., sec. 11, SW. 1/4 SW. 1/4;
- T. 141 N., R. 33 W., sec. 17, lot 5;
 - sec. 27, lot 4;
- T. 141 N., R. 34 W., sec. 1, lot 3;
- T. 141 N., R. 35 W., sec. 11, lot 4;
- T. 143 N., R. 35 W., sec. 13, lot 1;
- T. 144 N., R. 35 W., sec. 31, NW. 1/4 SE. 1/4;
- T. 132 N., R. 40 W., sec. 29, NW. ¼ SW. ¼;
- T. 147 N., R. 40 W., sec. 27, lot 5;
- T. 139 N., R. 41 W., sec. 15, lots 3, 4, 5, N. ½ SW. ¼;
- T. 140 N., R. 41 W., sec. 29, lot 1;
- T. 141 N., R. 44 W., sec. 23, SW. 1/4 SW. 1/4.

NORTH DAKOTA

FIFTH PRINCIPAL MERIDIAN

T. 147 N., R. 84 W., sec. 15, lot 2 in NW. 1/4 NW. 1/4.

Montana

PRINCIPAL MERIDIAN

- T. 11 N., R. 9 E., sec. 29, NE. ¼ NW. ¼;
- T. 10 N., R. 11 E., sec. 25, lots 1, 4;
- T. 10 N., R. 13 E., sec. 25, lots 1, 2, 3;
 - sec. 27, lots 4, 5, 6, 7;
- sec. 31, lots 8, 9; T. 2 N., R. 54 E., sec. 23, NE. ¼ SW. ¼;
- T. 6 S., R. 3 W., sec. 17, N. ½ NE. ¼ NE. ¼ NE. ½;
- T. 4 S., R. 43 E., sec. 23, lot 3;
- T. 5 S., R. 43 E., sec. 17, lot 4;
- T. 3 S., R. 49 E., sec. 9, NE. ½ NW. ½.

WYOMING

SIXTH PRINCIPAL MERIDIAN

- T. 57 N., R. 98 W., sec. 15, N. ½ NW. ¼;
 - sec. 19, lot 1, NW. 1/4 NE. 1/4, NE. 1/4 NW. 1/4;
- T. 58 N., R. 102 W., sec. 35, SW. 1/4 SE. 1/4.

Idaho

BOISE MERIDIAN

- T. 47 N., R. 2 E., sec. 31, lot 1;
- T. 40 N., R. 4 E., sec. 3, W. ½ SW. ¼.

WASHINGTON

WILLAMETTE MERIDIAN

T. 6 N., R. 5 E., sec. 21, E. ½ NE. ¼, E. ½ SE. ¼;

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sec. 31, lot 2;
T. 12 N., R. 8 E., sec. 7, lots 7, 8, 15;
                     sec. 9, lots 3, 6, 7, NW. 1/4 SE. 1/4;
                     sec. 19, lots 9, 10;
T. 12 N., R. 9 E., sec. 7, N. ½ NW. ¼;
T. 13 N., R. 9 E., sec. 9, lots 8, 9, 10, 11, 12;
T. 32 N., R. 42 E., sec. 7, S. ½ S. ½;
                     sec. 17, all;
                     sec. 19, all;
                     sec. 21, all;
                     sec. 29, all;
                     sec. 31, lot 1, NE. ¼, NE. ¼ NW. ¼;
T. 8 N., R. 2 W., sec. 23, lot 4;
T. 21 N., R. 4 W., sec. 13, SE. ¼ NW. ¼;
T. 8 N., R. 5 W., sec. 3, lot 2;
                     sec. 7, lot 4;
T. 9 N., R. 5 W., sec. 35, SE. 1/4;
T. 9 N., R. 8 W., sec. 11, SE. ¼ NE. ¼, NE. ¼ SE. ¼, S. ½ SE. ¼;
T. 12 N., R. 10 W., sec. 31, lot 1;
T. 10 N., R. 11 W., sec. 23, lot 6;
T. 13 N., R. 11 W., sec. 17, lot 1.
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OREGON

WILLAMETTE MERIDIAN

T. 4 N., R. 4 W., sec. 27, NE. ½ SW. ½; T. 5 N., R. 7 W., sec. 25, SW. ½ SW. ½; T. 3 N., R. 8 W., sec. 11, lot 2; T. 2 S., R. 4 W., sec. 1, lot 6.

HERBERT HOOVER

THE WHITE HOUSE,

July 29, 1931.

[No. 5671]

Executive Order 5672. August 3, 1931

Executive Order

Public Water Reserve No. 143

Colorado and Wyoming

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847), entitled "An act to authorize the President of the United States to make withdrawals of public lands in certain cases," as amended by act of Congress

approved August 24, 1912 (37 Stat. 497), it is hereby ordered that the land hereinafter listed be, and the same is hereby, withdrawn from settlement, location, sale, or entry and reserved for public use in accordance with the provisions of section 10 of the act of December 29, 1916 (39 Stat. 865):

COLORADO

SIXTH PRINCIPAL MERIDIAN

T. 8 N., R. 97 W., sec. 1, W. ½ SW. ½; sec. 2, N. ½ SE. ½; sec. 29, lots 8 and 9.

WYOMING

SIXTH PRINCIPAL MERIDIAN
T. 45 N., R. 85 W., sec. 2, lot 1.

HERBERT HOOVER

THE WHITE HOUSE,

August 3, 1931.

[No. 5672]

Executive Order 5673. August 4, 1931

Executive Order

Tongass National Forest

Alaska

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 34-36), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the tracts of land in Alaska lying within the following-described boundaries, heretofore occupied as home sites or for cannery purposes, be, and the same are hereby, excluded from the Tongass National Forest and restored to entry under the applicable public land laws:

Chs. Beginning at Corner No. 1, at the head of a small bight on the line of mean high tide, on the easterly shore of Clover Pass, Revillagigedo Island, northeast of Survey Point and abreast of Clover Island, in ap-

Chs. proximate latitude 55° 28.5′ N., longitude 131° 47.5′ W., which corner is a squared hemlock stake marked HS1; from which

A red cedar bears S. 10° E., 0.64 lks. distant, blazed low and marked WHS1

Thence with meanders of mean high tide:

- (1) N. 17° W., 0.82 chs.;
- (2) N. 29° E., 1.70 chs.;
- (3) N. 10° W., 1.15 chs.;
- (4) N. 45° W., 0.49 chs.;
- (5) N. 50° W., 1.60 chs.;
- (6) S. 73° W., 2.39 chs.;
- (7) N. 57° W., 1.20 chs.;

to Corner No. 2, which is a hemlock stake set at mean high tide line in mound of rocks, marked HS2; from which

A spruce, 29 in. diam., bears S. 29° E., 95 lks. distant, blazed and marked WHS2.

Thence south.

4.00 Corner No. 3, which is a hemlock tree, 10 in. diam., blazed and marked HS3: from which

A hemlock, 12 in. diam., bears S. 50° W., 12 lks. distant, blazed and marked WHS3.

Thence S. 78° E.

4. 50 Corner No. 1, and the place of beginning, containing approximately 1.75 acres. The survey was made August 24, 1927; the bearings of the lines were determined by needle compass, allowing a variation of 31° E., and are intended to refer to the true meridian.

Beginning at Corner No. 1, meander corner, on north side of Port Conclusion, Baranof Island, near its head, at the line of mean high tide, in approximate latitude 56° 14′ 30″ N., longitude 134° 41′ W., which corner is a cross chiseled on a slate cone-shaped rock in place, 20 inches in diameter, 24 inches high, protruding from and a part of a slate ledge, marked XMC1; from which

A spruce, 12 in. diam., bears N. 66° W., 78 lks. distant, marked XBT1MC.

A spruce, 29 in. diam., bears S. 24° W., 68 lks. distant, marked XBT1MC.

Point on south side of entrance to Port Conclusion bears N. 42° E.

Thence with meanders along the line of approximate mean high tide:

- (1) S. 54° 18' E., 0.74 chs.;
- (2) S. 36° W., 0.87 chs.;
- (3) S. 16° 40′ W., 0.67 chs.;
- (4) S. 48° 40′ E., 1.33 chs.:
- (5) S. 24° W., 0.74 chs.;
- (6) S. 68° 50′ W., 1.48 chs.;

Chs.

- (7) N. 73° W., 1.74 chs.;
- (8) S. 38° 25′ W., 2.21 chs.;
- (9) S. 77° 40′ W., 1.17 chs.;
- (10) S. 42° 15′ W., 1.76 chs.;
- (11) S. 3° 10′ E., 1.47 chs.;
- (12) S. 30° 50′ E., 2.25 chs.;
- (13) S. 12° 50′ W., 0.50 chs.;

to Corner No. 2, meander corner, a cross chiseled on a slate ledge in place, marked XMC2; from which

A hemlock, 8 in. diam., bears N. 50° W., 16 lks. distant, marked XBTMC.

A spruce, 16 in. diam., bears S. 71° W., 28 lks. distant, marked XBTMC.

Thence west, 3.79 chs.

Thence north, 10.53 chs.

Thence east, 8.81 chs.

To Corner No. 1, meander corner, and the place of beginning. The survey of the meanders of Port Conclusion Bay was made June 3 and 4, 1930. No survey of the last three courses was made, nor were monuments established. The bearings of the lines refer to the true meridian. The tract contains 5.91 acres.

Beginning at Corner No. 1, on line 2-3 of United States Survey No. 8, in approximate latitude 55° 36′ N., longitude 131° 38′ W., which corner is a hemlock post 6½ feet long, 4½ inches in diameter, squared to 3½ inches, set 3 feet in the ground, marked HS1; from which

A hemlock, 14 in. diam., bears S. 82½° E., 21 lks. distant, marked in blaze SHW1.

A hemlock, 9 in. diam., bears S. 9° W., 21 lks. distant, marked in blaze WHS1.

Thence S. 40° W. along line 2-3 of United States Survey No. 8.

- Witness corner to Corner No. 2, meander corner, identical with witness corner to Corner No. 2 of United States Survey No. 8.
- 6. 45 Point for Corner No. 2, meander corner, identical with Corner No. 2 of United States Survey No. 8, not set because of liability to destruction by tides.

Thence with meanders along line of approximate mean high tide:

- (1) N. 75° 30′ W., 0.17 chs.;
- (2) N. 69° 30′ W., 0.26 chs.;
- (3) N. 83° W., 0.62 chs.;
- (4) S. 46° W., 0.60 chs.;
- (5) S. 14° W., 1.60 chs.;
- (6) S. 40° 30′ W., 1.25 chs.;

Chs. to point for Corner No. 3, meander corner, not set because of liability to destruction by tides.

Thence north.

- 0.60 Witness corner to Corner No. 3, meander corner, which is a cedar post 5½ feet long, 5½ inches in diameter, squared to 4 inches, set 1 foot in the ground in mound of stone, marked HS3WCMC; from which
 - A scrubby spruce, 16 in. diam., bears S. 79° E., 21 lks. distant, marked HSWCMC.
- 7.61 Corner No. 4, which is a spruce post 5 feet long, 5 inches in diameter, squared to 4 inches, set 2 feet in the ground, marked HS4; from which
 - A spruce, 10 in. diam., bears S. 3½° W., 11 lks. distant, marked in blaze WHS4.
 - A hemlock, 12 in. diam., bears N. 53° E., 20 lks. distant, marked in blaze WHS4.

Thence east.

6. 88 Corner No. 1, and the place of beginning, containing approximately 2.54 acres. The survey was made August 20 and 21, 1930; the bearings of the lines were determined by needle compass, allowing a variation of 30° E., and are intended to refer to the true meridian.

HERBERT HOOVER

THE WHITE HOUSE.

August 4, 1931.

[No. 5673]

Executive Order 5674. August 7, 1931

Executive Order

Revocation of Withdrawal of Public Lands Pending Resurvey

California

It is hereby ordered that Executive Order No. 4657, dated June 6, 1927, with-drawing the public lands in T. 11 N., R. 5 W., Mount Diablo meridian, California, pending a resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), and subject to valid rights, that the above-described lands, if otherwise

subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, for a period of 91 days beginning with the date of the official filing of the plat of resurvey, by qualified ex-service men for whose service recognition is granted by the resolution, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

August 7, 1931.

[No. 5674]

Executive Order 5675. August 7, 1931

Executive Order

Revocation of Withdrawal of Public Lands Pending Resurvey Utah

It is hereby ordered that Executive Order No. 4425 of April 19, 1926, withdrawing the public lands in T. 6 S., R. 19 E., Salt Lake meridian, Utah, pending a resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), and subject to valid rights, that the above-described lands, if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, for a period of 91 days beginning with the date of the official filing of the plat of resurvey, by qualified ex-service men for whose service recognition is granted by the resolution, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

August 7, 1931.

[No. 5675]

Executive Order 5676. August 7, 1931

Executive Order

Modification of Reservoir-Site Reserve No. 1

Wenatchee Lake Reservoir, Washington

The Executive order of January 17, 1911, creating Reservoir-Site Reserve No. 1, is hereby modified to the extent of authorizing the Federal Power Commission to issue a license for Project No. 1150 on the following-described lands:

WILLAMETTE MERIDIAN

T. 26 N., R. 17 E., sec. 8, E. ½ SW. ½, SW. ½ SE. ½; sec. 17, NW. ½ NE. ½.

HERBERT HOOVER

THE WHITE HOUSE,

August 7, 1931.

[No. 5676]

Executive Order 5677. August 10, 1931

Executive Order

Revocation of Withdrawal of Public Land Pending Resurvey New Mexico

It is hereby ordered that Executive Order No. 4997, dated November 19, 1928, which withdrew, in addition to other land, the public land in T. 14 S., R. 17 E., New Mexico principal meridian, New Mexico, pending a resurvey, be, and the same is hereby, revoked, as to the above-mentioned township.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), that, subject to valid rights, the unreserved public lands in said township, if otherwise subject to disposition, shall be opened, under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, by qualified ex-service men for whose service recognition is granted by the resolution, for a period of 91 days beginning with the date of the official filing of the plat of resurvey of said township, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

August 10, 1931.

[No. 5677]

Executive Order 5678. August 10, 1931

Executive Order

Revocation of Withdrawal of Public Lands Pending Resurvey

It is hereby ordered that Executive Order No. 4745, dated October 21, 1927, withdrawing the public lands in T. 10 S., R. 20 E., Salt Lake meridian, Utah, pending a resurvey of said township, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), and subject to valid rights, that the above-described lands, where of the proper character, if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder to entry under the stock-raising homestead laws only, for a period of 91 days beginning with the date of the official filing of the plat of resurvey, by qualified ex-service men for whose service recognition is granted by the resolution, and thereafter to appropriation by the general public under said laws.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

August 10, 1931.

INo. 56781

Executive Order 5679. August 10, 1931

Executive Order

Revocation of Withdrawal of Public Lands Pending Resurvey Wyoming

It is hereby ordered that Executive Order No. 4882, dated May 16, 1928, with-drawing, among other lands, the public lands in T. 53 N., R. 62 W., sixth principal meridian, Wyoming, pending a resurvey, be, and the same is hereby, revoked as to said township.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), that, subject to valid rights, the unreserved public lands in said township, if otherwise subject to disposition, shall be opened, under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, by qualified ex-service men for whose service recognition is granted by the resolution, for a period of 91 days beginning with the date of the official filing of the plat of resurvey of said township, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the released land by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

August 10, 1931.

[No. 5679]

Executive Order 5680. August 10, 1931

Executive Order

Amendment of Schedule A, to Include Superintendents or Officers in Charge of National Parks or Reservations, with Their Positions, in the Classified Service

Schedule A, Subdivision VIII, of positions excepted from examination under Civil-Service Rule II, section 3, is hereby amended by revoking paragraphs 1 and 20, which except from examination:

- 1. The superintendent of the Hot Springs Reservation, and
- 20. Superintendents or officers in charge of national parks or reservations,

thus including the positions and their occupants in the competitive classified service.

HERBERT HOOVER

THE WHITE HOUSE,

August 10, 1931.

[No. 5680]

Executive Order 5681. August 12, 1931

Executive Order

Withdrawal of Public Lands for Resurvey California

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 9 S., R. 3 E., San Bernardino meridian, California, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

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This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

August 12, 1931.

[No. 5681]

Executive Order 5682. August 12, 1931

Executive Order

Withdrawal of Public Lands for Resurvey

New Mexico

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in Tps. 24 and 25 N., Rs. 10 and 11 W., New Mexico principal meridian, New Mexico, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

August 12, 1931.

[No. 5682]

Executive Order 5683. August 12, 1931

Executive Order

Withdrawal of Public Lands for Lookout Station Oregon

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and upon the recommendation of the State Forester, State of Oregon, it is hereby ordered that the NE. ½ SW. ½ sec. 5, T. 41 S., R. 5 E., Willamette meridian, Oregon, containing 40 acres, be, and it is hereby, temporarily withdrawn from settlement, location, sale, or entry, subject to the conditions and limitations of said acts, and reserved for use by the State Forest Service of Oregon as a lookout station, in the protection from fire of Government-owned and other timberlands in the vicinity. The timber thereon shall remain subject to sale by the United States in accordance with the provisions of the act of June 9, 1916 (39 Stat. 218), as amended by the act of May 17, 1928 (45 Stat. 597, Public No. 417).

This order shall remain in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

August 12, 1931.

[No. 5683]

Executive Order 5684. August 12, 1931

Executive Order

Withdrawal of Public Lands for Classification Utah

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that the

public lands within the following-described areas in the State of Utah be, and the same are hereby, temporarily withdrawn for classification, subject to the conditions of the aforesaid acts and to valid existing claims, and to existing phosphate, first-form reclamation, and power-site withdrawals:

SALT LAKE MERIDIAN

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T. 4 S., R. 23 E., sec. 22, all (unsurveyed);
                  sec. 23, all (unsurveyed);
                  sec. 24, all (unsurveyed);
                  sec. 25, all (unsurveyed);
                  sec. 26, N. ½, NW. ¼ SW. ¼, NE. ¼ SE. ¼, and S. ½ S. ½, (all
                             unsurveved):
                  sec. 27, all;
                  sec. 34, lot 1;
                  sec. 35, lots 1, 2, 3, and 7, N. ½ NE. ¼ and SE. ¼ NE. ¼;
T. 4 S., R. 24 E., sec. 19, all (unsurveyed);
                  sec. 20, all (unsurveyed);
                  sec. 21, all (unsurveyed);
                  sec. 28, S. ½, and unsurveyed N. ½;
                  sec. 29, S. ½, and unsurveyed N. ½;
                  sec. 30, lots 1 to 13, inclusive, SE. 1/4 NW. 1/4, E. 1/2 SW. 1/4, and
                             unsurveyed fractional NE. 1/4 east of Green River.
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This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

August 12, 1931.

[No. 5684]

Executive Order 5685. August 12, 1931

Executive Order

Revocation of Withdrawal of Public Lands Pending Resurvey New Mexico

It is hereby ordered that Executive Order No. 5234, dated December 4, 1929, withdrawing the public lands in T. 3 S., R. 21 E., New Mexico principal meridian, New Mexico, pending a resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), and subject to valid rights, that the above-described lands, if otherwise subject to disposition, shall be opened, under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, for a period of 91 days beginning with the date of the official filing of the plat of resurvey, by qualified ex-service men for whose service recognition is granted by the resolution, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

August 12, 1931.

[No. 5685]

Executive Order 5686. August 12, 1931

Executive Order

Modification of Reservoir-Site Reserve No. 17

Pacific Slope Basin, California

The Executive order of June 8, 1926, creating Reservoir-Site Reserve No. 17, is hereby modified to the extent of authorizing the Federal Power Commission to issue a license for Project No. 966, on the following-described lands, on condition that whenever the land is required for reservoir purposes the licensee agrees at its own expense to move its project works located on public lands to such a distance that they will not interfere with the utilization of the Granite Dyke Reservoir Site:

SAN BERNARDINO MERIDIAN, CALIFORNIA

All portions of the following tracts lying within 25 feet of the center line of the transmission-line location shown on a map designated "Exhibit K" and entitled "Detail Map of Electric Distribution Line in San Gabriel Canyon & Angeles National Forest," and filed in the office of the Federal Power Commission on March 5, 1929:

T. 1 N., R. 9 W., sec. 6, lot 1, SE. ¼, NE. ¼, E. ½ SE. ¼, E. ½ SE. ¼ SW. ¼ SE. ½;

sec. 7, NE. ¼ NE. ¼, E. ½ NE. ¼ NW. ¼ NE. ¼, SE. ¼ NW. ¼ NE. ¼, E. ½ SW. ¼ NE. ¼.

T. 2 N., R. 9 W., sec. 29, W. ½ NW. ¼ SE. ¼, NE. ¼ SW. ¼, SE. ¼ SW. ¼;

sec. 31, SE. ¼ NE. ¼, E. ½ SE. ¼;

sec. 32, W. ½ NW. ¼.

T. 1 N., R. 10 W., sec. 12, lot 2, N. ½ SE. ¼.

All portions of the following-described tracts lying within 25 feet of the center line of the transmission-line location shown on a map designated "Exhibit K" and entitled "Detail Map of Electric Distribution Line in San Gabriel Canyon & Angeles National Forest," and filed in the office of the Federal Power Commission on May 25, 1931:

T. 2 N., R. 9 W., sec. 19, NW. ¼ NE. ¼, E. ½ W. ½; sec. 29, S. ½ NW. ½; sec. 30, NW. ¼ NE. ¼, NE. ¼ NW. ½.

HERBERT HOOVER

THE WHITE HOUSE,

August 12, 1931.

[No. 5686]

Executive Order 5687. August 18, 1931

Executive Order

Withdrawal of Public Lands for Resurvey

Wyoming

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in Tps. 41 to 44 N., Rs. 85 and 86 W., sixth principal meridian, Wyoming, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of May 29, 1908 (35 Stat. 465).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

August 18. 1931.

[No. 5687]

Executive Order 5688. August 18, 1931

Executive Order

Revocation of Withdrawal of Public Lands Pending Resurvey Colorado

It is hereby ordered that Executive Order No. 4957, dated September 3, 1928, withdrawing the public lands in T. 49 N., R. 11 E., New Mexico principal meridian, Colorado, pending resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (48 Stat. 580), and subject to valid rights, that the above-described lands, if otherwise subject to disposition, shall be opened, under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, for a period of 91 days beginning with the date of the filing of the plat of resurvey, by qualified ex-service men for whose service recognition is granted by the resolution, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

August 18, 1931.

[No. 5688]

975

Executive Order 5689. August 18, 1931

Executive Order

Right of Way for Gas Pipe Line, International Boundary Strip, United States and Mexico

Arizona

Upon recommendation of the Acting Secretary of the Interior, Presidential Proclamation No. 758 of May 27, 1907, reserving a strip of land along the boundary line between the United States and the Republic of Mexico, is hereby modified to the extent of authorizing him to approve an application filed by the Western Gas Co. pursuant to the provisions of section 28 of the act of Congress approved February 25, 1920 (41 Stat. 437), for right of way for a pipe line for transporting natural gas crossing certain lands within said strip.

HERBERT HOOVER

THE WHITE HOUSE,

August 18, 1931.

[No. 5689]

Executive Order 5690. August 20, 1931

Executive Order

Withdrawal of Public Lands in the Province of Zambales, Luzon, Philippine Islands

Pursuant to section 9 of an act of Congress approved August 29, 1916 (39 Stat. 547), entitled "An act to declare the purpose of the people of the United States as to the future political status of the people of the Philippine Islands, and to provide a more autonomous government for those islands," the following-described lands of the United States situate in the Province of Zambales, island of Luzon, Philippine Islands, and described as Parcel No. 3 in a proclamation of the Governor General of the Philippine Islands dated April 24, 1930, are hereby reserved and set apart by

reason of the deposits of chromite thereon for the public purposes of the United States, subject to private rights if any there be:

All that area bounded by north latitudes 15° 44′ 30″ and 15° 46′ 30″ and by east longitudes 119° 58′ 30″ and 120° 00′ 30″.

The following lands described in Executive Order No. 4310, dated September 24, 1925, being no longer required for the purposes for which reserved and set apart, are hereby placed under the control of the government of said islands to be administered for the benefit of the inhabitants thereof:

All that area lying between longitude 120° 5′ and 120° 6′ E. and latitude 15° 33' 30″ and 15° 34' 30″ N.

HERBERT HOOVER

THE WHITE HOUSE,

August 20, 1931.

[No. 5690]

Executive Order 5691. August 21, 1931

Executive Order

Amendment of Schedule A of the Civil-Service Rules to Except Certain Positions in the Veterans' Administration from Examination

Subdivision XVIII of Schedule A, positions excepted from examination under section 3 of Civil-Service Rule II, is hereby amended to read as follows:

XVIII. VETERANS' ADMINISTRATION

- 1. Three assistant administrators.
- 2. One solicitor.
- 3. One executive assistant to administrator.
- 4. One medical director.
- 5. One director of construction service.
- 6. One special counsel on insurance claims.
- 7. Two head attorneys (grade seven of the Professional and Scientific Service).
- 8. Ten control officers.
- Any local physician employed on a fee basis or a part-time basis, where, in the opinion of the commission, the establishment of registers is impracticable.

- Professional or technical specialists when employed temporarily for consultation purposes.
- 11. Persons employed as chefs, cooks, and bakers, attendants (including kitchen helpers, barbers, matrons, housekeepers, maids, laundry helpers, seamstresses, orderlies, waiters, and waitresses), where, in the opinion of the commission, the establishment of registers is impracticable.

HERBERT HOOVER

THE WHITE HOUSE,

August 21, 1931.

[No. 5691]

Executive Order 5692. August 24, 1931

Executive Order

Description of Aiea Military Reservation

Hawaii

WHEREAS by Executive Order No. 2566, dated March 28, 1917, 274.07 acres, more or less, exclusive of all rights of way and easements, at Aiea, District of Ewa, island of Oahu, were withdrawn and set aside for military purposes;

WHEREAS by letter dated December 13, 1924, the Secretary of War, under authority contained in the act of Congress approved July 11, 1919 (41 Stat. 132), transferred a portion of the said military reservation, containing 39.40 acres, more or less, to the control of the Navy Department;

Whereas pursuant to the authority contained in the act of Congress approved January 31, 1922 (42 Stat. 360), and extended by the act of Congress approved March 3, 1925 (43 Stat. 1115), and further extended by the act of Congress approved April 24, 1926 (44 Stat. 323), the President, by quitclaim deed dated January 26, 1929, conveyed to the Waialua Agricultural Co., Ltd., 233.079 acres, more or less, subject to certain described rights of way and easements;

WHEREAS the area of the said military reservation, as determined by a recent survey, is 10.53 acres, more or less, subject to a certain right of way to the Oahu Railway & Land Co. and to the Navy Department, hereinafter described;

Now, THEREFORE, pursuant to the authority vested in me by section 91 of the act of Congress, approved April 30, 1900 (31 Stat. 159), entitled "An act to provide a government for the Territory of Hawaii," as amended by section 7 of the act of Congress approved May 27, 1910 (36 Stat. 447), it is hereby ordered that the description of the Aiea Military Reservation be, and the same is hereby, amended to read as follows:

Beginning at a concrete monument "Aiea" situated on the boundary of Aiea-Halawa land section, from which monument the azimuth (measured clockwise from true south) and distance to triangulation station "Salt Lake" is 292° 12′ 25", 9,393.00 feet, thence by true azimuths and distances, as follows:

209° 01′ 10″, 502.95 feet along land under the jurisdiction of the United States
Navy Department to concrete monument No. 1;

281° 56′ 30″, 114.42 feet to concrete monument No. 2;

227° 11′ 50″, 389.50 feet to concrete monument No. 3;

209° 26′ 35″, 729.90 feet to concrete monument No. 4, at corner of fence, about 30 feet west of the city and county road pavement;

320° 16′ 00′′, 96.04 feet along the city and county road right of way to concrete monument No. 5;

311° 55′ 30″, 78.95 feet along the same to concrete monument No. 6;

305° 25′ 50″, 139.60 feet along the same to concrete monument No. 7, situated 9.75 feet southeast of the center line of the Oahu Railway & Land Co.'s 40-foot right of way;

303° 01′ 00′′, 9.03 feet along the same to concrete monument No. 8, situated on the boundary of the Oahu Railway & Land Co.'s 40-foot right of way;

305° 15′ 10″, 295.10 feet along the same to concrete monument No. 14, situated on the boundary of Aiea-Halawa land sections;

57° 48′ 20″, 1,752.00 feet along Aiea-Halawa land section boundary to the point of beginning.

The tract as described contains an area of 10.53 acres, more or less.

The above-described tract is subject to the following rights of way:

1. To the Oahu Railway & Land Co., Aiea Branch; right of way being 40 feet wide, 20 feet on each side of center line. The center line of said right of way is described as follows:

Beginning at a point where center line of the Aiea Branch right of way crosses the Aiea-Halawa boundary, from which point of beginning the azimuth (measured clockwise from the true south) and distance to concrete monument "Aiea" is 57° 48′ 20″, 1,126.06 feet;

Thence by true azimuths and distances, as follows: 194° 25′ 20″, 73.85 feet;

Thence on a curve to the right, with a radius of 951.86 feet, 245.88 feet along the curve, the azimuth and distance of long chord being 201° 49′ 20″, 245.20 feet;

Thence continuing on a curve to the right, with a radius of 951.86 feet, 271.38 feet along the curve, the azimuth and distance of long chord being 217° 14′ 20″,

270.47 feet to a point in the boundary line of the Aiea Military Reservation and the Government Road, from which point the azimuth and distance to aforementioned concrete monument No. 7 is 305° 25′ 50″, 9.75 feet.

Forty-foot right of way, the center line of which is described, contains an area of 0.54 acres, more or less.

2. To the United States Navy Department, right of way 30 feet wide along the southern boundary of Aiea Military Reservation extending from concrete monument "Aiea" to concrete monument No. 14.

This right of way is subject to the right of way to the Oahu Railway & Land Co. for its Aiea Branch described in preceding paragraph, and contains an area of 1.14 acres, more or less.

The net area of this reservation is 8.85 acres, more or less.

HERBERT HOOVER

THE WHITE HOUSE,

August 24, 1931.

[No. 5692]

Executive Order 5693. August 24, 1931

Executive Order

Description of the Punchbowl Hill Military Reservation Hawaii

WHEREAS by Executive Order No. 395-A, dated January 18, 1906 (G. O. 21, W. D. 1906), 157.50 acres of public lands at Punchbowl Hill, Territory of Hawaii, were withdrawn from sale, entry, or other disposition, for military purposes; and

WHEREAS by Executive Order No. 1531, dated May 11, 1912, the military reservation was reduced by restoring to its previous status for use by the Territory of Hawaii, solely for park purposes, 117.74 acres, more or less, subject to right of way over any roads then existing or thereafter constructed; and

WHEREAS by Executive Order No. 2253, dated October 6, 1915, the said military reservation was further reduced by releasing to the Territory of Hawaii 4.41

acres, more or less, subject to rights of way for all purposes by the United States over any roads then existing or thereafter constructed; and

WHEREAS by Executive Order No. 5157, dated July 16, 1929, the restriction "solely for park purposes" on the land restored to the Territory of Hawaii by said Executive Order No. 1531, dated May 11, 1912, was removed; and

Whereas by Executive Order No. 5265, dated January 24, 1930, the said military reservation was further reduced by restoring to its previous status for use of the Territory of Hawaii 11,634 square feet (0.267 acres), more or less; and

WHEREAS a recent survey of the said military reservation has developed discrepancies in former descriptions of this reservation;

Now, THEREFORE, pursuant to the authority vested in me by section 91 of the act of Congress approved April 30, 1900 (31 Stat. 159), entitled "An act to provide a government for the Territory of Hawaii," as amended by section 7 of the act of Congress approved May 27, 1910 (36 Stat. 447), it is hereby ordered that the description of the Punchbowl Hill Military Reservation be, and the same is hereby, amended to read as follows:

Beginning at a concrete monument No. 1, located at the head of Alapai Street, from which monument the azimuth (measured clockwise from the true south) and distance to Territory survey street monument "A" located on the corner of Alapai and Prospect Streets is 46° 37′ 30″, 329.55 feet; from said monument "A" the azimuth and distance to "Punchbowl" triangulation station is 183° 41′ 03″, 1,193.65 feet, thence by true azimuths and distances, as follows:

- 127° 10′ 00″, 177.60 feet along Land Court Application No. 591 to concrete monument No. 2;
- 175° 34′ 10″, 129.08 feet along land deed to Right Rev. G. Ropert to concrete monument No. 3;
- 60° 20′ 30″, 160.90 feet along the same to concrete monument No. 4;

Thence on a curve to the left, with a radius of 137.23 feet, 155.29 feet along the curve, the azimuth and distance of long chord being 145° 50′ 40′′, 147.14 feet, along the land restored to the Territory of Hawaii by Executive Order No. 2253, dated October 6, 1915, to concrete monument No. 5;

Thence on a curve to the right, with a radius of 120.05 feet, 152.55 feet along the curve, the azimuth and distance of long chord being 150° 09′ 40″, 142.49 feet along the same, to concrete monument No. 6;

Thence on a curve to the left, with a radius of 229.65 feet, 235.40 feet along the curve, the azimuth and distance of long chord being 157° 11′ 55″, 225.23 feet along the same, to concrete monument No. 7;

- 309° 34′ 30″, 13.98 feet along the land restored to the Territory of Hawaii by Executive Order No. 5265, dated January 24, 1930, to concrete monument No. 7-1;
- 131° 19′ 00″, 65.81 feet along the same, to concrete monument No. 7-2;

Thence on a curve to the right, with a radius of 126.0 feet, 155.44 feet along the curve, the azimuth and distance of long chord being 166° 39′ 30′′, 145.77 feet along the same, to concrete monument No. 7-3;

202° 00′ 00″, 75.0 feet along the same, to a point not marked, located in a volcanic cinder slide;

Thence on a curve to the left, with a radius of 270.00 feet, 70.37 feet along the curve, the azimuth and distance of long chord being 194° 32′ 00″, 70.17 feet along the same to concrete monument No. 7-5;

187° 04′ 00′′, 176.67 feet along the same, to concrete monument No. 7-6;

Thence on a curve to the left, with a radius of 300.73 feet, 136.26 feet along the curve, the azimuth and distance of long chord being 174° 05′ 10″, 135.10 feet along the same, to concrete monument No. 13;

Thence on a curve to the right, with a radius of 170.00 feet, 68.37 feet along the curve, the azimuth and distance of long chord being 172° 37′ 40″, 67.91 feet, along the land restored to the Territory of Hawaii by Executive Order No. 2253, dated October 6, 1915, to concrete monument No. 14;

184° 09′ 00″, 205.00 feet along the same, to concrete monument No. 15;

Thence on a curve to the right, with a radius of 51.25 feet, 49.23 feet along the curve, the azimuth and distance of long chord being 211° 40′ 00″, 47.36 feet along the same, to concrete monument No. 16;

Thence on a curve to the left, with a radius of 273.00 feet, 154.56 feet along the curve, the azimuth and distance of long chord being 222° 58′ 00″, 152.50 feet along the same to concrete monument No. 17;

315° 24′ 00″, 516.32 feet to concrete monument No. 18, located on the rim of the crater:

315° 15′ 00″, 1,451.00 feet along the National Guard reservation to concrete monument No. 19, located on the rim of the crater;

347° 21′ 40′′, 205.07 feet to concrete monument No. 20:

44° 40′ 00′′, 129.00 feet along grants Nos. 8088 and 8084 to concrete monument No. 21;

43° 43′ 00′′, 86.00 feet along grant No. 6719 to concrete monument No. 22;

67° 31′ 00″, 131.60 feet along grant No. 9266 to concrete monument No. 23; 43° 35′ 00″, 142.50 feet along grant No. 9085 to concrete monument No. 24;

111° 11′ 00″, 689.60 feet to the point of beginning.

The tract as described contains an area of 35.17 acres, more or less.

HERBERT HOOVER

THE WHITE HOUSE,

August 24, 1931.

[No. 5693]

Executive Order 5694. August 25, 1931

Executive Order

Withdrawal of Public Land in Aid of Legislation Oregon

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that the NE. ¼ NE. ¼ and SE. ¼ NE. ¼ sec. 10, T. 3 S., R. 6 W., Willamette meridian, Oregon, be, and they are hereby, temporarily withdrawn from settlement, location, sale, or entry, except as provided in said acts, in aid of proposed legislation.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

August 25, 1931.

[No. 5694]

Executive Order 5695. August 27, 1931

Executive Order

Appointment of Mrs. Marie V. Abernethy

Mrs. Marie V. Abernethy may be appointed as a clerk in the Treasury Department without regard to the length of time she has been separated from the service.

This order is recommended by the Acting Secretary of the Treasury, who states that Mrs. Abernethy served in the Bureau of Engraving and Printing from June 1, 1912, to June 30, 1912, when she tendered her resignation, and that she also served

temporarily in the Treasury Department during the years 1929 and 1930. Mrs. Abernethy has a disabled husband and four small children to support.

HERBERT HOOVER

THE WHITE HOUSE,

August 27, 1931.

[No. 5695]

Executive Order 5696. August 27, 1931

Executive Order

Amendment of Schedule B, of the Civil-Service Rules, to Permit Appointment of Headquarters Messenger, Philippine Department, upon

Noncompetitive Examination

Schedule B, IV, War Department, of positions excepted from the competitive feature of examination, under the civil-service rules, is hereby amended by the addition of a new paragraph to be numbered "3", and to read as follows:

3. One position of headquarters messenger at the headquarters of the Philippine Department, when filled by an honorably discharged, enlisted man, who has been on duty at those headquarters.

HERBERT HOOVER

THE WHITE HOUSE,

August 27, 1931.

[No. 5696]

Executive Order 5697. August 28, 1931

Executive Order

Appointment of Mrs. Caroline J. Skilton

Mrs. Caroline J. Skilton may be appointed to a clerical position in the Treasury Department without compliance with the requirements of the civil-service rules.

Mrs. Skilton is the widow of George W. Skilton, who was employed in the Government service for more than fifteen years, nearly nine years of which were served in the Treasury. He was retired on account of total disability on April 5, 1927, and died July 10, 1929, leaving his widow and two young sons without means of support.

This order is recommended by the Secretary of the Treasury.

HERBERT HOOVER

THE WHITE HOUSE,

August 28, 1931.

[No. 5697]

Executive Order 5698. August 31, 1931

Executive Order

Revocation of Withdrawal of Public Lands Pending Resurvey Colorado

It is hereby ordered that Executive Order No. 4482, dated July 19, 1926, which withdrew in addition to other lands the public lands in T. 5 S., R. 100 W., sixth principal meridian, Colorado, pending a resurvey be, and the same is hereby, revoked as to the above-mentioned township.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), and subject to valid rights, that the above-described lands, where of the proper character, if otherwise subject to disposition, shall be opened, under the terms and conditions of such resolution and the regulations issued thereunder, to entry

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under the stock-raising homestead laws only, for a period of 91 days beginning with the date of the official filing of the plat of resurvey, by qualified ex-service men for whose service recognition is granted by the resolution, and thereafter to appropriation by the general public under said laws.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

August 31, 1931.

[No. 5698]

Executive Order 5699. August 31, 1931

Executive Order

Revocation of Withdrawal of Public Lands for Resurvey Oregon

It is hereby ordered that Executive Order No. 5115, dated May 15, 1929, with-drawing the public lands in T. 18 S., R. 9 W., Willamette meridian, Oregon, pending a resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), that, subject to valid rights, the unreserved public lands in said township, if otherwise subject to disposition, shall be opened, under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, by qualified ex-service men for whose service recognition is granted by the resolution, for a period of 91 days beginning with the date of the official filing of the plat of resurvey of said township, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the released land by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

August 31, 1931.

[No. 5699]

Executive Order 5700. August 31, 1931

Executive Order

Permitting Public Health Service Officers to Serve in State, etc., Health Organizations, and Permitting Certain Appointments under the Public Health Service

Executive Order No. 9 of January 17, 1873, is hereby amended so as to permit officers of the Public Health Service, upon recommendation of the Surgeon General of the Public Health Service and the approval of the Secretary of the Treasury, to hold office in State, Territorial, or local health organizations, in order to cooperate with and aid State, Territorial, or local health departments; and to permit State, Territorial, or local health officials or employees, unless prohibited by law, to hold office in the Public Health Service when the Surgeon General and the Secretary of the Treasury deem such employment necessary to secure a more efficient administration of the duties imposed upon the Public Health Service.

HERBERT HOOVER

THE WHITE HOUSE,

August 31, 1931.

[No. 5700]

Executive Order 5701. August 31, 1931

Executive Order

Appointment of Mr. John W. Harrison

Mr. John W. Harrison may be appointed to the position of Associate Marine Engineer, Professional Service, grade 3, \$3,200 per annum, at the navy yard, Philadelphia, Pa.

Mr. Harrison has had approximately 30 years of experience with the William Cramp & Sons Shipbuilding Co., the New York Shipbuilding Corp., and other private contractors engaged in the construction of vessels for the United States Navy, in connection with building machinery for such vessels. His wide experience and ability would be of great value to the Navy at the navy yard, Philadelphia, Pa., in connection with the detailed inspection of shopwork assembly and the installation of machinery on the new cruiser to be constructed at that yard.

This order is issued upon recommendation of the Secretary of the Navy.

HERBERT HOOVER

THE WHITE HOUSE,

August 31, 1931.

[No. 5701]

Executive Order 5702. September 1, 1931

Executive Order

Withdrawal of Public Lands

Oregon

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847), entitled "An act to authorize the President of the United States to make withdrawals of public lands in certain cases," as amended by act of Congress approved August 24, 1912 (37 Stat. 497), it is hereby ordered that the rocks constituting Port Orford, Blanco, and Rogue River Reefs situated in the Pacific Ocean

off the coast of Oregon, be, and the same are hereby, withdrawn from settlement, location, sale, or entry and reserved as a refuge for the protection of sea lions, subject to existing withdrawals.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

September 1, 1931.

[No. 5702]

Executive Order 5703. September 1, 1931

Executive Order

Power-Site Restoration No. 463

Wyoming

So much of the orders of April 12, 1910, creating Temporary Power-Site Withdrawal No. 137, and July 2, 1910, creating Power-Site Reserve No. 137, as affects the lands hereinafter described is hereby revoked:

Sixth Principal Meridian T. 39 N., R. 94 W., sec. 7, lot 3.

HERBERT HOOVER

THE WHITE HOUSE, September 1, 1931.

[No. 5703]

Executive Order 5704. September 2, 1931

Executive Order

Delimiting Canal Zone Judicial Districts

Section I. By virtue of the authority vested in me by law, section 1 of Executive Order No. 1898 of March 12, 1914, relating to the Canal Zone judiciary, as amended by Executive Order No. 3965 of February 26, 1924, is hereby amended to read as follows:

Section 1. The Balboa Division of the District Court of the Canal Zone, in conformity with the Panama Canal Act, shall include all that part of the Canal Zone which lies within the lines of the 10-mile zone and extends from the left bank of the Rio Chagres and the shore line of Gatun Lake, 87 feet above mean sea level, to the Pacific Ocean, and in addition thereto the following territory, now a part of the Canal Zone, shown on Panama Canal Drawing No. 6071-1 Revised, having a total area of approximately 26 square miles:

Beginning at 100-foot contour monument No. 37½, which monument is a 4-inch galvanized iron pipe extending about 2 feet above the ground, the geographic position of which (referred to the Canal Zone triangulation system by stadia traverse) is in latitude 9° 12' plus 2,644.2 feet and longitude 79° 37' plus 4,793.4 feet, said monument being on the right bank of the Rio Chagres and the left bank of the Quebrada Madronal near its mouth; thence following the 100-foot contour along the left bank of the Quebrada Madronal upstream to where the 100-foot contour crosses the Quebrada Madronal and intersects the right bank of the stream, at concrete monument No. 37%, in latitude 9° 12′ plus 5,664.8 feet and longitude 79° 37′ plus 4,005.5 feet; thence following the right bank of the Quebrada Madronal upstream to a concrete monument in latitude 9° 14' and longitude 79° 36' plus 5,262.7 feet; thence east a distance of 768.3 feet to 260-foot contour monument No. 164½ in latitude 9° 14' and longitude 79° 36' plus 4,494.4 feet; thence following the continuous 260-foot contour around and across the Rio Chagres and its tributaries, the Rio Pequeni and the Rio Boqueron, through the 260-foot contour monuments, numbered 164 to 20, to 260-foot contour monument No. 191/2, at the intersection of the 260-foot contour with the left bank of the Rio Azote Caballo, in latitude 9° 10' plus 4,690.9 feet, and longitude 79° 34' plus 5,655.3 feet; thence N. 85° 30' 20" W. a distance of 3,559.8 feet, crossing the Rio Chilibrillo, to a concrete monument in latitude 9° 10' plus 4,969.8 feet and longitude 79° 35' plus 3,194.6 feet; thence N. 37° 46' E. a distance of 550.0 feet to a concrete monument on the left bank of the Rio Chilibrillo; thence following the left bank of the Rio Chilibrillo downstream to a concrete monument in latitude 9° 11' plus 1,142.1 feet and longitude 79° 36′ plus 4,860.4 feet; thence S. 56° 06′ W. a distance of 300.1 feet, crossing the Madden Road at its center-line station 549 plus 68.9 feet, to a concrete monument which is 137.5 feet from the center line of said Madden Road; thence paralleling the Madden Road, in a northerly direction and at a distance of 137.5 feet from the center line thereof, to a concrete monument in latitude 9° 11′ plus 4,823.6 feet and longitude 79° 37′ plus 194.8 feet; thence N. 75° 45′ W. a distance of 1,547.1 feet to a concrete monument in the Quebrada Moja Polla; thence down the Quebrada Moja Polla to the crossing of the 100-foot contour at monument No. 33; thence following the 100-foot contour through monuments Nos. 34 and 35 in a westerly, northerly, and easterly direction to a point on the left bank of the Rio Chagres, directly south of the point of beginning; thence due north across the Rio Chagres to the point of beginning;

and the Cristobal Division of said court shall include all of the territory within the lines of the 10-mile zone extending from the Balboa Division to the Atlantic Ocean, and the area of Gatun Lake beyond the lines of the 10-mile zone up to the contour line of 100 feet above mean sea level and the islands in said lake; and the peninsulas bordering on said lake which have been taken by the United States for the purposes of the Panama Canal, with the exception of the area along the Rio Chagres, upstream from the mouth of the Quebrada Madronal, which area is in the Balboa District. References to right or left banks of rivers relate to the location when facing downstream.

Section II. This order shall take effect and be in force from and after the date hereof.

HERBERT HOOVER

THE WHITE HOUSE,

September 2, 1931.

[No. 5704]

Executive Order 5705. September 3, 1931

Executive Order

Designating Honorable Adolph G. Wolf to Perform Temporarily the Duties of the Judge of the District Court of the United States for Porto Rico

WHEREAS it appears that the Honorable Ira K. Wells, Judge of the District Court of the United States for Porto Rico, will be absent from his district at certain periods during the present calendar year:

Now, THEREFORE, in pursuance of the authority vested in me by section 41 of the act of March 2, 1917 (39 Stat. 966), to provide a civil government for Porto Rico, and for other purposes, it is hereby ordered that the Honorable Adolph G. Wolf, Associate Justice of the Porto Rico Supreme Court, be, and he is hereby, designated,

Executive Orders

authorized, and empowered to perform the duties of the office of Judge of the District Court of the United States for Porto Rico, and to sign all necessary papers and records as the acting judge of said court, during the absence of the judge thereof, and until such absence is removed.

HERBERT HOOVER

THE WHITE HOUSE,

September 3, 1931.

[No. 5705]

Executive Order 5706. September 4, 1931

Executive Order

Appointment of Mrs. Mary J. A. Hangliter, Mrs. Margaret B. Hillyard, Mrs. Catherine Lehmkuhl, and Miss Frances N. Kane

The following persons may be appointed to appropriate positions in the Bureau of Engraving and Printing of the Treasury Department without compliance with the requirements of the civil-service rules.

Mrs. Mary J. A. Hangliter. Mrs. Hangliter is the wife of Edward R. Hangliter, who served as a plate printer for 20 years prior to his retirement on account of total disability. They have three young children to support. Mrs. Hangliter was formerly employed as a printer's assistant in the Bureau of Engraving and Printing but is not eligible for reinstatement.

Mrs. Margaret B. Hillyard. Mrs. Hillyard is the widow of Arthur V. Hillyard, who served as a plate printer for 17 years and died on May 2, 1930, leaving Mrs. Hillyard with three small children and a very small income to support them. Mrs. Hillyard formerly served as a printer's assistant in the Bureau of Engraving and Printing and has held temporary positions elsewhere in the Government but is not eligible for permanent reinstatement.

Mrs. Catherine Lehmkuhl. Mrs. Lehmkuhl is the widow of Christopher Lehmkuhl, who served as a plate printer for 28 years and died on January 25, 1931, leaving Mrs. Lehmkuhl with no income.

Miss Frances N. Kane. Miss Kane is the daughter of Edward Kane, who served as a plate printer in the bureau for 25 years and died on October 31, 1929, after he had been retired on account of total disability, leaving Mrs. Kane and four children with no means of support.

These appointments are recommended by the Acting Secretary of the Treasury.

HERBERT HOOVER

THE WHITE HOUSE,

September 4, 1931.

[No. 5706]

Executive Order 5707. September 4, 1931

Executive Order

Amendments to Regulations Governing the Occupation and Maintenance of Certain Foreign Service Quarters

The following changes are authorized in the regulations established by Executive Order No. 5624, dated May 15, 1931, governing the occupation and maintenance of diplomatic or consular residential and office quarters owned or leased for long terms by the United States:

- (a) The phrase "in the quarters used for residence purposes" is added to the end of section 15.
 - (b) Section 20 is amended to read as follows:
- 20. The Department of State will bear the cost of renewing and repairing office furniture and the cost of ordinary and periodical cleaning, including the beating of carpets, the cleaning or washing of curtains, etc., used in the offices; but the cost of ordinary and periodical cleaning, including the beating of carpets, the cleaning or washing of curtains, etc., in the quarters used for residence purposes must be borne by the officer personally.

HERBERT HOOVER

THE WHITE HOUSE,

September 4, 1931.

[No. 5707]

993

Executive Order 5708. September 8, 1931

Executive Order

To Permit Approval of Application for Railroad Right of Way Utah

Upon recommendation of the Secretary of the Interior, Executive Order No. 5327 of April 15, 1930, withdrawing certain lands for purposes of investigation, examination, and classification, is hereby modified to the extent of authorizing him to approve an application filed by the Uintah Railway Co. under the act of March 3, 1875 (18 Stat. 482), for a railroad right of way traversing certain lands in Utah.

HERBERT HOOVER

THE WHITE HOUSE,

September 8, 1931.

[No. 5708]

Executive Order 5709. September 11, 1931

Executive Order

Withdrawal of Public Lands for Resurvey California

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 15 S., R. 20 E., San Bernardino meridian, California, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

September 11, 1931.

[No. 5709]

Executive Order 5710. September 14, 1931

Executive Order

Naval Air-Space Reservation and Defensive Sea Area

By virtue of authority vested in me as Chief Executive and by the provisions of section 4 of the Air Commerce Act approved May 20, 1926 (44 Stat. 570), and section 44 of the Criminal Code (U. S. Code, title 18, sec. 96), I hereby declare the air space over and waters within a radius of 5 miles of latitude 37° 43′ 12″, longitude 76° 04′, in Chesapeake Bay near the southern end of Tangier Sound, to be a naval air-space reservation and a defensive sea area, respectively, for purposes of national defense and other governmental purposes from October 5, 1931, to October 20, 1931, both inclusive, unless sooner terminated by the Secretary of the Navy.

During the aforesaid period no aircraft or vessel shall navigate within the areas herein created except such as are authorized by the Secretary of the Navy in connection with national defense operations or for other governmental purposes: *Provided, however*, That surface vessels following regular channels may navigate within the aforesaid defensive sea area but in no event within a radius of 2 miles of the point above stated.

Any violations of the provisions of this order shall be subject to the penalties provided by law.

HERBERT HOOVER

THE WHITE HOUSE,

September 14, 1931.

[No. 5710]

Executive Order 5711. September 14, 1931

Executive Order

Withdrawal of Public Lands for Classification

Montana

Under authority of the act of Congress of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that the vacant public lands of the United States in the State of Montana, within the following-described area, be, and the same are hereby, temporarily withdrawn from settlement, location, sale, or entry and reserved for classification and in aid of legislation:

PRINCIPAL MERIDIAN, MONTANA

- T. 9 N., R. 42 E., secs. 1, 2, 3, 4, 5, 8, 9, 10, 11, 12, 13, 14, 15, 16, 21, 22, 23, 24, 25, 26, 35, 36;
- T. 11 N., R. 42 E., secs. 13, 14, 15, 16, 17, 20, 21, 22, 23, 24;
- T. 8 N., R. 43 E., secs. 1, 2, 3, 4, 5, 9, 10, 11, 12, 13, 14, 15, 23, 24;
- T. 9 N., R. 43 E., all;
- T. 10 N., R. 43 E., all;
- T. 11 N., R. 43 E., secs. 18, 19, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36;
- T. 7 N., R. 44 E., secs. 1, 2, 3, 4, 9, 10, 11, 12, 13, 14, 15, 23, 24, 25, 26;
- T. 8 N., R. 44 E., secs. 1 to 29 inclusive, secs. 33, 34, 35, 36;
- T. 9 N., R. 44 E., all;
- T. 10 N., R. 44 E., S. ½ sec. 6, secs. 7, 8, 16, 17, 18, 19, 20, 21, 27, 28, 29, 30, 31, 32, 33, 34, 35;
- T. 7 N., R. 45 E., secs. 6, 7;
- T. 8 N., R. 45 E., secs. 1 to 26 inclusive, secs. 30, 31;
- T. 9 N., R. 45 E., secs. 6, 7, 17 to 36 inclusive;
- T. 8 N., R. 46 E., secs. 4, 5, 6, 7, 8, 9, 16, 17, 18, 19, 20, 21, 28, 29, 30.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE.

September 14, 1931.

[No. 5711]

Executive Order 5712. September 14, 1931

Executive Order

Withdrawal of Public Lands Pending Legislation

Arizona

It is hereby ordered that the lands hereinafter described be, and the same are hereby, withdrawn, subject to valid existing rights, pending legislation as provided by the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497):

GILA AND SALT RIVER MERIDIAN

T. 14 S., R. 16 E., sec. 9, S. ½ NE. ¼, N. ½ SE. ¼, W. ½.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, September 14, 1931.

[No. 5712]

Executive Order 5713. September 14, 1931

Executive Order

Order of Modification

Coal Withdrawal Wyoming No. 1

Executive order of July 13, 1910, effecting Coal Withdrawal Wyoming No. 1, under the provisions of the act approved June 25, 1910 (36 Stat. 847), is hereby modified to permit the withdrawal and use of the following-described land in the maintenance of air-navigation facilities under the provisions of the act approved May 24, 1928 (45 Stat. 728).

Executive Orders

SIXTH PRINCIPAL MERIDIAN
T. 20 N., R. 91 W., sec. 4, SW. ½ SE. ½.

HERBERT HOOVER

THE WHITE HOUSE,

September 14, 1931.

[No. 5713]

Executive Order 5714. September 15, 1931

Executive Order

Administrative-Site Withdrawal

California

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following-described land be, and the same is hereby, withdrawn from settlement, location, sale, or entry, except as provided in said acts, and reserved for use by the Department of Agriculture in connection with the administration of the Shasta National Forest as Soldier Mountain and Sugar Loaf lookout sites:

T. 37 N., R. 3 E., Mount Diablo meridian, sec. 1, SE. ¼ NE. ¼, 40 acres; T. 35 N., R. 5 W., Mount Diablo meridian, sec. 4, SW. ¼ NE. ¼ SW. ¼ and SE. ¼ NW. ¼ SW. ¼, 20 acres.

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, September 15, 1931.

[No. 5714]

Executive Order 5715. September 16, 1931

Executive Order

Restoring to the Territory of Hawaii a Part of the Military Reservation Known as "Barracks Lot"

Pursuant to section 91 of the act of Congress approved April 30, 1900, entitled "An act to provide a government for the Territory of Hawaii" (31 Stat. 159), as amended by section 7 of the act of Congress approved May 27, 1910 (36 Stat. 447), all land at Honolulu, Kona District, island of Oahu, Territory of Hawaii, withdrawn and set aside for military purposes by Executive order of December 19, 1899, and known as "Barracks Lot," which has not heretofore been restored by Executive Order No. 1507, dated March 27, 1912, is hereby restored to its previous status for the use of the Territory of Hawaii, and the restrictions as to use imposed by Executive Order No. 1507, supra, are hereby removed.

HERBERT HOOVER

THE WHITE HOUSE,

September 16, 1931.

[No. 5715]

Executive Order 5716. September 16, 1931

Executive Order

Transfer of Records, etc., of the National Commission on Law Observance and Enforcement to the Department of Justice

WHEREAS the National Commission on Law Observance and Enforcement appointed under the provisions of the First Deficiency Appropriation Act of March 4, 1929 (45 Stat. 1613), and continued by the Second Deficiency Appropriation Act of July 3, 1930 (46 Stat. 862), ceased to exist on June 30, 1931, the Congress having failed to make an appropriation for its continuance; and

WHEREAS the said commission has concluded its labors;

Executive Orders

Now, THEREFORE, I, HERBERT HOOVER, President of the United States, pursuant to the power and authority conferred on me by law, do order and direct that all the records, files, and other papers of the National Commission on Law Observance and Enforcement heretofore held in the custody of said commission, be transferred and delivered to and shall be preserved by the Department of Justice as custodian thereof, until the completion of a building to be used for the permanent housing of Government records, when the Department of Justice shall deliver all said records, files, and other papers into said building and into the custody of the official in charge thereof.

HERBERT HOOVER

THE WHITE HOUSE,

September 16, 1931.

[No. 5716]

Executive Order 5717. September 17, 1931

Executive Order

Modification of Public Water Reserve No. 116

The Executive order of May 16, 1928, creating Public Water Reserve No. 116, is hereby modified to the extent of authorizing the Federal Power Commission to issue a license for Project No. 1123 on the following-described lands:

SAN BERNARDINO MERIDIAN
T. 1 N., R. 1 W., sec. 14, SW. ¼ SW. ¼.

HERBERT HOOVER

THE WHITE HOUSE,

September 17, 1931.

[No. 5717]

1000

Executive Order 5718. September 17, 1931

Executive Order

Revocation of Withdrawals of Public Lands for Classification

The withdrawal made by Executive Order No. 4331 of October 28, 1925, of lot 6 sec. 6, lots 1 and 2 sec. 7, T. 7 N., R. 1 E., Humboldt meridian, California, is hereby revoked, and the withdrawal made by Executive Order No. 5237 of December 10, 1929, is also hereby revoked in so far as it affects the above-described lands.

HERBERT HOOVER

THE WHITE HOUSE,

September 17, 1931.

[No. 5718]

Executive Order 5719. September 17, 1931

Executive Order

Withdrawal of Land for Lighthouse Purposes Michigan

It is hereby ordered that the land hereinafter described be, and the same is hereby, withdrawn, subject to valid existing rights, as provided by the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), for the use of the Department of Commerce for lighthouse purposes:

An unsurveyed island, approximately 1 acre, known as Naubinway Island, located in Lake Michigan, approximately 55 chains south of the corner of secs. 28, 29, 32, and 33, T. 43 N., R. 9 W., of the Michigan meridian, Michigan.

1001

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, September 17, 1931.

[No. 5719]

Executive Order 5720. September 18, 1931

Executive Order

Appointment of Mrs. Gladys W. Eldridge

Mrs. Gladys W. Eldridge may be appointed to a clerical position in the Department of Agriculture without regard to the civil-service requirements.

This order is issued upon the recommendation of the Secretary of Agriculture.

HERBERT HOOVER

THE WHITE HOUSE,

September 18, 1931.

[No. 5720]

Executive Order 5721. September 19, 1931

Executive Order

Addition to Upper Mississippi River Wild Life and Fish Refuge

It is hereby ordered that the following-described vacant public lands, which are situated on either side of or upon islands in the Mississippi River, between Rock Island, Ill., and Wabasha, Minn., and are subject to overflow by said river and have been determined by the Secretary of Agriculture to be suitable for the purposes

defined by the act of June 7, 1924 (U. S. Code, title 16, ch. 8, sec. 721; 43 Stat. 650), entitled "An act to establish the Upper Mississippi River Wild Life and Fish Refuge," be, and the same are hereby, reserved and set apart, subject to existing valid rights, as part of said refuge:

WISCONSIN-FOURTH PRINCIPAL MERIDIAN

T. 11 N., R. 7 W., sec. 34, lot 1 and SE. 1/4 NE. 1/4.

ILLINOIS-FOURTH PRINCIPAL MERIDIAN

T. 27 N., R. 1 W., sec. 1, east part island "A"; sec. 2, west part island "A".

IOWA-FIFTH PRINCIPAL MERIDIAN

T. 93 N., R. 2 W., sec. 17, lots 5 and 6;

sec. 20, fractional NE. 1/4;

T. 85 N., R. 6 E., sec. 14, fractional section;

T. 84 N., R. 7 E., sec. 6, lot 10.

MINNESOTA-FIFTH PRINCIPAL MERIDIAN

T. 101 N., R. 3 W., sec. 31, unnumbered lot in W. ½ SW. ½;

T. 103 N., R. 4 W., sec. 12, lot 1;

T. 105 N., R. 4 W., sec. 20, lot 1;

T. 106 N., R. 5 W., sec. 8, lot 1;

sec. 9, lots 1 and 2;

T. 108 N., R. 8 W., sec. 22, lot 1.

HERBERT HOOVER

THE WHITE HOUSE,

September 19, 1931.

[No. 5721]

Executive Order 5722. September 22, 1931

Executive Order

Acceptance of Title to Land on Government Island

City of Alameda, California

WHEREAS by certain leases executed under dates of June 15 and July 5, 1918, the cities of Oakland and Alameda, respectively, municipal corporations of the State

of California, leased to the United States Shipping Board Emergency Fleet Corp., now known as the United States Emergency Fleet Corp., for a term of 25 years, certain premises known as Government Island, comprising approximately 110 acres, situated in the estuary between said cities; and

WHEREAS by the terms of said leases the United States Emergency Fleet Corp. is given the right to assign its interests in said leases to the United States; and

WHEREAS under date of November 1, 1922, the United States Emergency Fleet Corp. did assign its interests in said leases to the United States; and

WHEREAS by Executive Order No. 4918 of June 29, 1928, the duties, rights, powers, and responsibilities of the United States under said leases were placed under the jurisdiction and control of the Department of Agriculture; and

WHEREAS the city of Alameda, Calif., owner of said Government Island under the decision of the courts of California, has offered to the United States without cost 15 or more acres of said Government Island on condition that the United States shall relinquish all its rights and interests under the aforementioned lease of July 5, 1918; and

WHEREAS by a joint resolution of Congress dated July 3, 1930 (46 Stat. 1018), the President is authorized to accept title in fee simple to 15 or more acres of said Government Island; and

WHEREAS the said city of Alameda has executed and delivered a deed which has been approved by the Attorney General of the United States, conveying to the United States without cost all that certain tract of land on the said Government Island, in the county of Alameda, State of California, described as follows:

Commencing at the point of intersection of the center line of Dennison Street and the center line of King Street in the city of Oakland, and running thence S. 83°07′ W. along the center line of Dennison Street extended, southwesterly a distance of 1,703.55 feet, thence N. 85°58′ W. a distance of 283.01 feet, to the true point of beginning of the tract of land herein described; running thence N. 3°50′55″ W. 600.94 feet, thence N. 54°21′28″ W. 1,217.83 feet, thence S. 35°38′32″ W. 463.76 feet, thence S. 54°21′28″ E. 1,600.00 feet to the true point of beginning. All bearings are true bearings. Tract of land above described contains 15 acres of land.

Now, THEREFORE, by virtue of the authority vested in me, as President of the United States of America, it is hereby ordered that the title in fee simple to the above-described tract of land be, and is hereby, accepted on behalf of the United States, and that the United States hereby relinquishes all its rights and interests in said Government Island now held by it under the aforesaid lease of July 5, 1918. It is hereby further ordered that the duties, rights, powers, and responsibilities of the United States in the 15 acres of land thus acquired shall be under the jurisdiction

and control of the Department of Agriculture: *Provided*, That the Federal agencies now occupying Government Island shall not be disturbed except by direction of the President, exercised through the Chief Coordinator under the provisions of Executive Order No. 3578 of November 8, 1921.

HERBERT HOOVER

THE WHITE HOUSE,

September 22, 1931.

[No. 5722]

Executive Order 5723. September 22, 1931

Executive Order

To Permit Approval of Application for Railroad Right of Way Utah

Upon recommendation of the Secretary of the Interior, Executive Order No. 5327 of April 15, 1930, withdrawing certain lands for purposes of investigation, examination, and classification, is hereby modified to the extent of authorizing him to approve an application filed by the Uintah Railway Co. under the act of March 3, 1875 (18 Stat. 482), for a railroad right of way traversing certain lands in Utah.

HERBERT HOOVER

THE WHITE HOUSE,

September 22, 1931.

[No. 5723]

Executive Order 5724. September 22, 1931

Executive Order

Amendment of Schedule A, Civil-Service Rules, to Permit Employment of Members of National Homes in Certain Positions

Schedule A, of positions excepted from examination under the civil-service rules, is hereby amended by adding to Subdivision XVIII a new clause, 12, to read as follows:

12. Chauffeurs-truck drivers, elevator operators, guards, messengers, and telephone operators for the national homes, when, in the opinion of the Veterans' Administration, the duties of the positions can be satisfactorily performed by the employment of members of the homes. If the positions are filled otherwise than by members, selection is to be made in accordance with civil-service rules and regulations.

HERBERT HOOVER

THE WHITE HOUSE,

September 22, 1931.

[No. 5724]

Executive Order 5725. September 24, 1931

Executive Order

Interpretation of Boundaries of Toiyabe National Forest Nevada

Due to recent surveys of certain public lands in the State of Nevada, an interpretation of the boundaries of the Toiyabe National Forest, as defined by proclamation of May 25, 1921 (42 Stat. 2242), in accordance with such surveys has been found necessary.

Under authority of the act of June 4, 1897 (30 Stat. 36; U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby

ordered that the boundaries of the said Toiyabe National Forest are as shown on the diagram hereto annexed and made a part hereof.

HERBERT HOOVER

THE WHITE HOUSE,

September 24, 1931.

[No. 5725]

EDITOR'S NOTE: The diagram accompanying the Executive order is filed with the original in the National Archives and Records Service.

Executive Order 5726. September 26, 1931

Executive Order

Willow Administrative Site, Prescott National Forest Arizona

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that lots 1, 2, 3, 4, SE. ¼ NW. ¼ and NE. ¼ SW. ¼ sec. 18, T. 14 N., R. 2 W., Gila and Salt River meridian, containing 238.08 acres, be temporarily withdrawn from settlement, location, sale, or entry, except as provided in said acts, and be reserved for use by the Forest Service as a ranger station in connection with the administration of the Prescott National Forest, Ariz.

HERBERT HOOVER

THE WHITE HOUSE,

September 26, 1931.

[No. 5726]

Executive Order 5727. September 29, 1931

Executive Order

Locomotive Springs Migratory Bird Refuge

Utah

It is hereby ordered that the following-described area in Box Elder County, Utah, be, and the same is hereby, reserved and set apart for the use of the Department of Agriculture as a refuge and breeding ground for birds and wild animals, subject to existing valid rights:

SALT LAKE MERIDIAN

T. 11 N., R. 10 W., sec. 4, lots 1, 2, 3, 4, 5, SE. ½ NE. ½, and E. ½ SE. ½; and sec. 10, lots 1, 2, and SW. ½ NW. ½;

T. 12 N., R. 10 W., sec. 34, all.

It is unlawful within this reservation (a) to hunt, trap, capture, willfully disturb, or kill any wild animal or bird of any kind whatever, to take or destroy the nests or eggs of any wild bird, to occupy or use any part of the reservation, or to enter thereon for any purpose, except under such rules and regulations as may be prescribed by the Secretary of Agriculture; (b) to cut, burn, or destroy any timber, underbrush, grass, or other natural growth; (c) willfully to leave fire or to suffer it to burn unattended near any forest, timber, or other inflammable material; (d) after building a fire in or near any forest, timber, or other inflammable material, to leave it without totally extinguishing it; and (e) willfully to injure, molest, or destroy any property of the United States.

Warning is given to all persons not to commit any of the acts herein enumerated, under the penalties prescribed by sections 106, 107, and 145 of chapter 4, title 18, United States Code (35 Stat. 1098 and 43 Stat. 98), or by section 10 of the Migratory Bird Conservation Act of February 18, 1929 (U. S. Code, Supp. IV, title 16, ch. 7a, sec. 715i, 45 Stat. 1224).

This refuge shall be known as the Locomotive Springs Migratory Bird Refuge.

HERBERT HOOVER

THE WHITE HOUSE,

September 29, 1931.

[No. 5727]

1008

Executive Order 5728. September 29, 1931

Executive Order

Extension of Trust Period on Allotments of Otoe and Missouria Indians, Oklahoma

It is hereby ordered, under authority contained in section 5 of the act of February 8, 1887 (24 Stat. 388-389), that the trust period on allotments made to members of the Otoe and Missouria tribes of Indians in Oklahoma, whose trust period expires during the calendar year 1931, be, and the same is hereby, extended for a period of 10 years.

HERBERT HOOVER

THE WHITE HOUSE, September 29, 1931.

[No. 5728]

Executive Order 5729. October 2, 1931

Executive Order

Withdrawal of Public Lands for Resurvey

California

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 16 S., R. 21 E., San Bernardino meridian, California, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

October 2, 1931.

[No. 5729]

Executive Order 5730. October 8, 1931

Executive Order

Extension of Trust Period on Allotments of the Walker River Reservation, Nev.

It is hereby ordered, under authority contained in section 5 of the act of February 8, 1887 (24 Stat. 388-389), that the trust period on allotments made to members of the Walker River Indian Reservation, Nev., which trust period expires during the calendar year 1931, be, and the same is hereby, extended for a period of 10 years.

HERBERT HOOVER

THE WHITE HOUSE,

October 8, 1931.

[No. 5730]

Executive Order 5731. October 13, 1931

Executive Order

Amending Schedule A, Subdivision VII, of the Civil-Service Rules

Schedule A of the civil-service rules, Subdivision VII, Post Office Department, positions excepted from examination under the civil-service rules, is hereby amended by the addition of the following paragraph, to be numbered 6:

6. Temporary clerks, carriers, and laborers required for part-time or intermittent work in the Postal Service in connection with the present holiday or seasonal business from this date to February 1, 1932.

HERBERT HOOVER

THE WHITE HOUSE,

October 13, 1931.

[No. 5731]

Executive Order 5732. October 14, 1931

Executive Order

Withdrawal of Public Land for Lookout Station

California

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended August 24, 1912 (37 Stat. 497), and subject to the conditions therein expressed, it is hereby ordered that the NE. ¼ NW. ¼ sec. 29, T. 21 S., R. 13 E., Mount Diablo meridian, California, 40 acres, be, and it is hereby, temporarily withdrawn from settlement, location, sale, or entry for use as a lookout station in connection with cooperative forest-protection work.

Executive Orders

This order shall remain in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

October 14, 1931.

[No. 5732]

Executive Order 5733. October 16, 1931

Executive Order

Order of Modification

Coal Withdrawal Wyoming No. 1

Executive order of July 13, 1910, effecting Coal Withdrawal Wyoming No. 1, under the provisions of the act approved June 25, 1910 (36 Stat. 847), is hereby modified to permit the withdrawal and use of the following-described land as an air navigation site under the provisions of the act approved May 24, 1928 (45 Stat. 728):

Sixth Principal Meridian
T. 20 N., R. 91 W., sec. 4, SW. ¼ SW. ¼.

HERBERT HOOVER

THE WHITE HOUSE,

October 16, 1931.

[No. 5733]

Executive Order 5734. October 17, 1931

Executive Order

Extension of Trust Period on Allotments of the Warm Springs Reservation, Oreg.

It is hereby ordered, under authority contained in section 5 of the act of February 8, 1887 (24 Stat. 388-389), that the trust period on allotments made in favor of Indians of the Warm Springs Reservation, Oreg., which trust period expires during the calendar year 1931, be, and the same is hereby, extended for a period of 10 years.

HERBERT HOOVER

THE WHITE HOUSE,

October 17, 1931.

[No. 5734]

Executive Order 5735. October 20, 1931

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

NEW MEXICO

It is hereby ordered that Executive Order No. 4942, dated July 30, 1928, which withdrew the public lands in T. 6 S., R. 8 W., New Mexico principal meridian, New Mexico, pending a resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), that, subject to valid rights, the unreserved public lands in said township, if otherwise subject to disposition, shall be opened, under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, by qualified ex-service men for whose service recognition is granted by the resolution, for a period of 91 days beginning with the

date of the official filing of the plat of resurvey of said township, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the released land by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

October 20, 1931.

[No. 5735]

Executive Order 5736. October 20, 1931

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR MILITARY PURPOSES

PHILIPPINE ISLANDS

Pursuant to section 9 of the act of Congress approved August 29, 1916 (39 Stat. 545, 547), entitled "AN ACT To declare the purpose of the people of the United States as to the future political status of the people of the Philippine Islands, and to provide a more autonomous government for those islands," the following tracts of public lands, property of the United States in the Philippine Islands, and easements over other adjacent lands of the same character, are hereby reserved and set apart for military purposes, subject to private rights if any there be:

Blocks Nos. 22 and 23, and that portion of Sixth Street lying between said blocks, as shown on the plan of reclamation No. 1, Manila Harbor, P. I., surveyed during January, 1908, by Lewis P. Bailey, under the direction of the Director of Lands, Manila, P. I., together with the permanent right to construct and maintain pipe lines from oil tanks now constructed or to be constructed on said properties over and through the streets of said reclamation No. 1 to piers in Manila Harbor, and to extend the pipe lines via Engineer Island and such breakwaters and loading heads as are now or may be constructed.

HERBERT HOOVER

THE WHITE HOUSE,

October 20, 1931.

[No. 5736]

1014

Executive Order 5737. October 22, 1931

Executive Order

AMENDMENTS TO THE CONSULAR REGULATIONS

Section 55 of the Consular Regulations of 1896 is canceled as of this date.

In the second sentence of the first paragraph of section 524 of the Consular Regulations, delete the words "calendar year" and substitute therefor the words "fiscal year beginning July 1."

Section 524 as so amended shall become effective January 1, 1932; but for the period from January 1, 1932, to June 30, 1932, the accounts of consular agents for tonnage fees for regularly documented American vessels running regularly, making weekly or monthly trips, or otherwise, to or between foreign ports, shall be settled on the basis of the first two trips of such vessels.

HERBERT HOOVER

THE WHITE HOUSE,

October 22, 1931.

[No. 5737]

Executive Order 5738. October 29, 1931

Executive Order

APPOINTMENT OF MRS. LOUISE A. GALLIVAN

Mrs. Louise A. Gallivan may be appointed as Grade CAF-1 Clerk in the Boston Regional Office of the Veterans' Administration without regard to the requirements of the civil-service rules.

This order is issued upon the recommendation of the Administrator of Veterans' Affairs.

HERBERT HOOVER

THE WHITE HOUSE,
October 29, 1931.

[No. 5738]

1015

Executive Order 5739. October 30, 1931

Executive Order

Power-Site Restoration No. 464

IDAHO

So much of the orders of February 25, 1910, creating Temporary Power-Site Withdrawal No. 117, and July 2, 1910, creating Power-Site Reserve No. 117, as affects the lands hereinafter described, is hereby revoked:

Boise Meridian

T. 3 S., R. 1 E., sec. 21, W. ½ NE. ¼, N. ½ SE. ¼, SE. ¼ SE. ½; sec. 22, SW. ¼ SW. ½.

HERBERT HOOVER

THE WHITE HOUSE,

October 30, 1931.

[No. 5739]

Executive Order 5740. October 31, 1931

Executive Order

St. Marks Migratory Bird Refuge

FLORIDA

It is hereby ordered that unsurveyed fractional section 1, township 5 south, range 1 east of the Tallahassee meridian, in Wakulla County, Fla., be, and the same is hereby, reserved and set apart for the use of the Department of Agriculture as a refuge and breeding ground for wild animals and birds, subject to existing valid rights.

The land involved has been withdrawn for lighthouse reservation purposes and is primarily under the jurisdiction of the Department of Commerce, and its reservation as a wild-life refuge is subject to the use thereof by said department for lighthouse purposes at all times, and the enforcement of law by the Department of Agri-

culture shall be without interference with any existing or proposed regulations of the Department of Commerce pertaining to its Lighthouse Service personnel and their duties on the reservation.

It is unlawful within this reservation (a) to hunt, trap, capture, willfully disturb, or kill any wild animal or bird of any kind whatever, to take or destroy the nests or eggs of any wild bird, to occupy or use any part of the reservation, or to enter thereon for any purpose, except under such rules and regulations as may be prescribed by the Secretary of Agriculture; (b) to cut, burn, or destroy any timber, underbrush, grass, or other natural growth; (c) willfully to leave fire or to suffer it to burn unattended near any forest, timber, or other inflammable material; (d) after building a fire in or near any forest, timber, or other inflammable material, to leave it without totally extinguishing it; and (e) willfully to injure, molest, or destroy any property of the United States.

Warning is given to all persons not to commit any of the acts herein enumerated, under the penalties prescribed by sections 106, 107, and 145 of chapter 4, title 18, United States Code (35 Stat. 1098 and 43 Stat. 98), or by section 10 of the Migratory Bird Conservation Act of February 18, 1929, United States Code, Supplement IV, title 16, chapter 7a, section 715i (45 Stat. 1224).

This refuge shall be known as the St. Marks Migratory Bird Refuge.

HERBERT HOOVER

THE WHITE HOUSE, October 31, 1931.

[No. 5740]

Executive Order 5741. November 2, 1931

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

WYOMING

It is hereby ordered that Executive Order No. 4608, dated March 10, 1927, which withdrew, among other lands, the public lands in T. 47 N., R. 90 W., sixth principal meridian, Wyoming, pending resurvey, be, and the same is hereby, revoked as to the above-mentioned township.

1017

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), and subject to valid rights, that the above-described lands, if otherwise subject to disposition, shall be opened, under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert-land laws only, for a period of 91 days beginning with the date of the official filing of the plat of resurvey, by qualified ex-service men for whose service recognition is granted by the resolution, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

November 2, 1931.

[No. 5741]

Executive Order 5742. November 3, 1931

Executive Order

APPOINTMENT OF MR. WILLIAM C. WHITE

Mr. William C. White may be appointed to the position of naval architect, Professional Service, grade 4, at \$3,800 per annum, to act as chief draftsman in the Office of the Superintending Constructor, United States Navy, Groton, Conn., in connection with the construction of the submarine Cuttlefish.

Qualified persons for this position are limited in number, difficult to locate, and except in rare instances can not be obtained through civil-service open competitive examinations. It is essential that the appointee be familiar with the construction of submarines in accordance with the practice of the Navy Department. Mr. White has had nearly five years of service under the Navy Department and subsequent

thereto has been engaged upon shipbuilding work. He is known to possess the requisite qualifications for the position of chief draftsman.

This order is issued upon the recommendation of the Secretary of the Navy.

HERBERT HOOVER

THE WHITE HOUSE,

November 3, 1931.

[No. 5742]

Executive Order 5743. November 7, 1931

Executive Grder

PARTIAL REVOCATION OF WITHDRAWAL OF PUBLIC LANDS

ARKANSAS

It is hereby ordered that Executive Order No. 5194 of September 16, 1929, withdrawing certain public lands in Arkansas for classification, be, and it is hereby, revoked in so far as it affects the following described lands:

FIFTH PRINCIPAL MERIDIAN

- T. 3 N., R. 23 W., that part of the NE. ½ SW. ½ sec. 15, lying north and west of the Fourche Lafave River;
- T. 5 N., R. 26 W., sec. 32, SE. 1/4 SE. 1/4;
- T. 1 N., R. 28 W., sec. 5, SW. 1/4 SE. 1/4,
 - sec. 6, SE. ¼ SE. ¼ and SW. ¼ SW. ¼;
- T. 1 N., R. 29 W., sec. 1, SE. 1/4 SE. 1/4.

And it is hereby ordered, pursuant to Public Resolution 85, approved June 12, 1930 (46 Stat. 580), that, subject to valid rights, the public lands in the areas released from such withdrawal shall be opened only to entry under the homestead laws by qualified ex-service men for whose service recognition is granted by said resolution, under the terms and conditions of said resolution and the regulations issued thereunder, for a period of 91 days beginning with the 63d day from and after the date hereof, and thereafter to appropriation by the general public under any applicable public land law.

Executive Orders

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to such lands by settlement in advance of entry, or otherwise except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

November 7, 1931.

[No. 5743]

Executive Order 5744. November 7, 1931

Executive Order

Power-Site Restoration No. 465

COLORADO

So much of the orders of May 15, 1909, creating Temporary Power-Site Withdrawal No. 2, and July 2, 1910, creating Power-Site Reserve No. 2, as affects the lands hereinafter described, is hereby revoked:

NEW MEXICO MERIDIAN
T. 43 N., R. 6 W., sec. 31, all.

HERBERT HOOVER

THE WHITE HOUSE,

November 7, 1931.

[No. 5744]

Executive Order 5745. November 7, 1931

Executive Order

Power-Site Restoration No. 466

WYOMING

So much of the orders of May 26, 1909, creating Temporary Power-Site Withdrawal No. 5, July 21, 1909, creating Temporary Power-Site Withdrawal No. 30, and July 2, 1910, creating Power-Site Reserves Nos. 5 and 30, as affects the lands hereinafter described, is hereby revoked:

Sixth Principal Meridian
T. 35 N., R. 111 W., sec. 8, S. ½ NE. ½, NE. ½ SE. ½.

HERBERT HOOVER

THE WHITE HOUSE,

November 7, 1931.

[No. 5745]

Executive Order 5746. November 10, 1931

Executive Order

EXTENSION OF TRUST PERIOD ON ALLOTMENTS OF THE YAKIMA INDIAN RESERVATION, WASH.

It is hereby ordered, under authority contained in section 5 of the act of February 8, 1887 (24 Stat. 388, 389), that the trust periods on allotments made in favor of Indians of the Yakima Reservation, Wash., which trust periods expire

Executive Orders

during the calendar years 1931 and 1932, be, and the same are hereby, extended for a period of 10 years from the dates of expiration.

HERBERT HOOVER

THE WHITE HOUSE,

November 10, 1931.

[No. 5746]

Executive Order 5747. November 11, 1931

Executive Order

BIG LAKE RESERVATION

ARKANSAS

It is hereby ordered that the Big Lake Reservation, Ark., created for the protection of native birds, by Executive Order No. 2230, dated August 2, 1915, reduced by Executive Order No. 2872, dated May 31, 1918, and modified by Executive Order No. 3964, dated February 23, 1924, be, and the same is hereby, further modified as to area and boundary lines, subject to existing valid rights, so as to exclude therefrom certain parcels on which patents have issued and to include therein certain tracts lying exterior to the west boundary of drainage district number seventeen, Mississippi County, Ark.

The reservation as thus modified is shown upon the diagram hereto annexed and forming a part hereof, and embraces the following described surveyed lands together with all unsurveyed islands in Big Lake and Little River within the reserved area as shown upon such diagram:

FIFTH PRINCIPAL MERIDIAN

T. 14 N., R. 9 E., sec. 2, lots 3, 4, 9, and part of lot 10 lying north and west of the west boundary of drainage district number seventeen;

sec. 3, lots 1 to 11, inclusive;

sec. 4, lot 6;

sec. 10, lots 2, 3, 7, and part of lots 1, 8, and 9 lying north and west of the west boundary of drainage district number seventeen; and

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sec. 11, part of lot 1 lying north and west of the west boundary of drainage district number seventeen;
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T. 15 N., R. 9 E., sec. 3, lot 4, SW. ½ NW. ½, W. ½ SW. ½, and part of lot 3, SE. ½ NW. ½, and SE. ½ SW. ½ lying west of the west boundary of drainage district number seventeen;

sec. 4, lots 1, 2, 5, 6, 7, 8, 9, 10, 13, and 14;

sec. 9, lots 1 to 8, inclusive;

sec. 10, lots 1, 2, 3, SW. ¼ SW. ¼, E. ½ SW. ¼, and part of NE. ¼, NW. ¼, and N. ½ SE. ¼ lying south and west of the west boundary of drainage district number seventeen;

sec. 14, lots 1 to 6, inclusive, and part of N. ½ NW. ¼ and NE. ¼ SE. ¼ lying south and west of the west boundary of drainage district number seventeen;

sec. 15, lots 1 to 9, inclusive, N. ½ NW. ¼, and SE. ¼ NW. ¼;

sec. 16, lots 1 to 3, inclusive;

sec. 21, lots 1 to 4, inclusive;

sec. 22, lots 1 to 4, inclusive;

sec. 23, lots 1, 2, 3, 5, 6, S. ½ SW. ¼, and part of lot 4 and SE. ¼ lying west of the west boundary of drainage district number seventeen;

sec. 26, lots 2, 3, 4, NW. ¼, W. ½ SW. ¼, and part of NE. ¼ and lots 1 and 5 lying west of the west boundary of drainage district number seventeen;

sec. 27, lots 1 to 5, inclusive, and SE. 1/4 NE. 1/4;

sec. 28, lot 5;

sec. 33, lots 1 to 4, inclusive;

sec. 34, lots 1 to 11, inclusive; and

sec. 35, lots 1 to 7, inclusive, and part of E. ½ NE. ¼ lying west of the west boundary of drainage district number seventeen;

T. 16 N., R. 9 E., sec. 21, lot 2;

sec. 22, lots 2 to 5, inclusive;

sec. 27, lots 2, 3, 5, and part of lots 1, 4, and 6, lying west of the west boundary of drainage district number seventeen:

sec. 28, lots 1 to 4, inclusive;

sec. 33, lots 1, 3, 6, and 7; and

sec. 34, lots 1, 2, 3, and part of SW. ¼ SW. ¼ lying west of the west boundary of drainage district number seventeen.

It is unlawful within this reservation (a) to hunt, trap, capture, willfully disturb, or kill any wild animal or bird of any kind whatever, to take or destroy the nests or eggs of any wild bird, to occupy or use any part of the reservation, or to enter thereon for any purpose, except under such rules and regulations as may be prescribed by the Secretary of Agriculture; (b) to cut, burn, or destroy any timber, underbrush, grass, or other natural growth; (c) willfully to leave fire or to suffer it to burn unattended

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near any forest, timber, or other inflammable material; (d) after building a fire in or near any forest, timber, or other inflammable material, to leave it without totally extinguishing it; and (e) willfully to injure, molest, or destroy any property of the United States.

Warning is given to all persons not to commit any of the acts herein enumerated, under the penalties prescribed by sections 106, 107, and 145 of chapter 4, title 18, United States Code (35 Stat. 1088, 1098, and 43 Stat. 98), or by section 10 of the Migratory Bird Conservation Act of February 18, 1929 (45 Stat. 1222, 1224; U. S. Code, Supp. IV, title 16, ch. 7a).

This refuge shall be known as the Big Lake Reservation.

HERBERT HOOVER

THE WHITE HOUSE,

November 11, 1931.

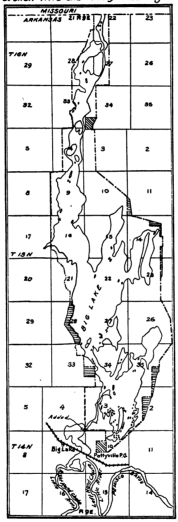
[No. 5747]

FOURTH EXECUTIVE ORDER BIG LAKE RESERVATION

For Protection of Native Birds
MISSISSIPPI COUNTY

ARKANSAS

Embracing parts of Tps. 14, 15, and 16 N, R.9 E, 5th Prin. Mer. as segregated by broken line and designated Big Lake Reservation





U. S. DEPARTMENT OF AGRICULTURE BIOLOGICAL SURVEY PAUL G. REDINGTON, GMIEF



Executive Order 5748. November 12, 1931

Executive Order

SAVANNAH RIVER WILD LIFE REFUGE

GEORGIA AND SOUTH CAROLINA

It is hereby ordered that Executive Order No. 4626, dated April 6, 1927, creating the Savannah River Bird Refuge in South Carolina, for the protection of native birds, be, and the same is hereby, revoked, and it is hereby further ordered that all those three pieces or parcels of land of the United States, hereinafter described, shown as parts of Vernezobre, Redeem, Lucknow, Beech Hill, Recess, and Red Knoll Plantations bordering upon or near the Savannah River in the States of South Carolina and Georgia situated within the areas segregated by the heavy lines upon the diagram hereto attached and made a part of this order, be, and the same are hereby, reserved and set apart for the use of the Department of Agriculture as a refuge and breeding ground for birds and wild animals subject to future use in navigation if necessary and to valid existing rights if any.

(The surveys of the following-described tracts were made in September, 1929, January and February, 1930, and February, 1931. All bearings in these descriptions were turned from the true meridian as determined by altitude observations on the sun during the progress of the surveys, and all distances are expressed in chains. The mean magnetic declination was found to be 0° 08′ E.)

First tract, being all that piece or parcel of land, parts of Vernezobre, Redeem, Lucknow, and Beech Hill Plantations, lying in Jasper County, S. C., and more particularly described as follows:

Chs. Beginning at corner No. 1, the southwest corner of Beech Hill Plantation and the northwest corner of Laurel Hill Plantation, in the line between Chatham County, Ga., and Jasper County, S. C., about 25 chs. northwest of United States Highway No. 17, on the left bank of Savannah Back River, at mean high water, a point—

From this point,

S. 88° 40' E., 0.42 ch. distant, a 1½ in. x 60 in. iron pipe set for a witness corner,

From this witness corner,

A 12 in. sugarberry bears N. 31° 15′ E., 0.57 ch. distant, blazed and scribed "BT-1;"

Thence S. 88° 40' E.

With the line common to Beech Hill and Laurel Hill Plantations, Chs. passing within Jasper County, S. C., and crossing United States Highway No. 17,

Corner No. 2, in the line common to Beech Hill and Laurel Hill Planta-80, 31 tions, at the intersection of submerged rice-field banks, in open ponds about 3 chs. northwest of a small island-

A 1% in. x 60 in. iron pipe set,

No bearing trees available;

Thence, with three courses through Beech Hill Plantation,

N. 3° 48′ W.

Along a rice-field bank, partly submerged, crossing United States Highway No. 17 and Beech Hill Canal,

31.19 Corner No. 3, at intersection of submerged banks-

A 11/2 in. x 60 in. iron pipe set,

No bearing trees available,

S. 88° 00' W.

Along an old rice-field bank, in part submerged,

Corner No. 4, at intersection of rice-field banks, on the south side of 17.55 old ditch or canal bearing N. 88° E .--

A 11/2 in. x 60 in. iron pipe set,

A 30 in. cypress bears N. 63° E., 0.72 ch. distant, blazed and notched for a witness,

Some saplings marked for pointers,

N. 3° 46' W.

Along a rice-field bank, in part submerged,

Corner No. 5, in line common to Beech Hill and Lucknow Plantations, 13.36 at intersection of rice-field banks now submerged-

A 11/2 in. x 60 in. iron pipe set,

No bearing trees available,

Some saplings marked for witnesses:

Thence, with four courses common to Beech Hill and Lucknow Plantations,

S. 86° 57' E.

32, 30 Corner No. 6, at a turn in the Beech Hill-Lucknow line bank-A 1½ in. x 60 in. iron pipe set,

No bearing trees available,

Some saplings marked for witnesses,

S. 64° 00' E.

Corner No. 7, at a turn in the Beech Hill-Lucknow line bank-1.52 A 1½ in. x 60 in. iron pipe set,

Executive Orders

Chs. No bearing trees available,

S. 54° 28' E.

3.79 Corner No. 8, at a turn in the Beech Hill-Lucknow line bank—A 1½ in. x 60 in. iron pipe set,

Two small saplings marked for witnesses,

S. 87° 24' E.

23. 48 Corner No. 9, in the line common to Beech Hill and Lucknow Plantations, at the southeast corner of an old rice field and at the intersection of rice-field banks, about 1 ch. west of a clump of cypress—A 1½ in. x 60 in. iron pipe set,

A 20 in. cypress bears S. 78° E., 1.09 chs. distant, blazed and scribed "BT-9;"

Thence, with three courses through Lucknow Plantation,

N. 1° 55′ E.

Along a bank on the east side of an abandoned rice field,

25. 65 Corner No. 10, at the south edge of an abandoned road in a cypress swamp, near the east end of Heyward Canal, at intersection of ricefield banks—

A 11/2 in. x 60 in. iron pipe set,

A 10 in. cypress bears S. 71° W., 0.23 ch. distant, blazed and scribed "BT-10."

Some saplings marked for witnesses,

N. 87° 00' W.

With an old bank on the south side of an abandoned road and on the north side of Heyward Canal,

11. 44 Corner No. 11, at intersection of rice-field banks on the north side of Heyward Canal—

A 11/2 in. x 60 in. iron pipe set,

No bearing trees available,

N. 4° 00' E.

Along a rice-field bank, the greater part thereof now submerged,

23. 23 Corner No. 12, in the line common to Lucknow and Vernezobre Plantations, at the northeast corner of an abandoned rice field and the corner of a cypress swamp, at intersection of submerged rice-field banks—

A 1½ in. x 60 in. iron pipe set,

A 7 in. ash bears N. 58° E., 0.41 ch. distant, blazed and scribed "BT-12:"

Thence N. 88° 21' W.

Along a rice-field bank, the greater part thereof submerged and along the south side of a cypress swamp, Chs.

40.39 Corner No. 13, a corner common to Vernezobre and Redeem Plantations, in the north boundary of Lucknow Plantation, at intersection of submerged rice-field banks about 4 chs. southwest of edge of cypress swamp—

A 1% in. x 60 in. iron pipe set,

The north edge of a brick chimney near the mouth of Vernezobre Creek bears N. 74° 28′ W. about 1 mile distant,

The center line of Lynah brick chimney bears N. 12° 22′ W. about ½ mile distant;

Thence N. 2° 22' E.

In part, with the line common to Redeem and Vernezobre Plantations, along a rice-field bank, the greater part thereof submerged,

69. 12 Corner No. 14, in the north boundary of Vernezobre Plantation, in the center line of a ditch or canal, a point—

From this point,

S. 2° 22′ W., 0.38 ch. distant, on north slope of Vernezobre freshet bank, a 1½ in. x 60 in. iron pipe set for a witness corner,

From this witness corner,

A 7 in. sweet gum bears S. 37° W., 0.18 ch. distant, blazed and scribed "BT WC 14,"

A 13 in. gum bears N. 86° W., 0.30 ch. distant, blazed and scribed "BT WC 14:"

Thence N. 86° 46' W.

With the north boundary of Vernezobre Plantation, along a ditch or canal.

136. 25 Corner No. 15, the northwest corner of Vernezobre Plantation, in the line between Jasper County, S. C., and Chatham County, Ga., at mean high water, on the left bank of Savannah Back River, a point—

From this point,

S. 79° 18' E., 3.22 chs. distant, a 1½ in. x 60 in. iron pipe set for a witness corner, on the south side of old ditch or canal,

From this witness corner.

A 12 in. maple bears N. 77° W., 0.12 ch. distant, notched and blazed for a witness,

A 10 in. maple bears N. 48° E., 0.20 ch. distant, notched and blazed for a witness,

Some saplings notched and blazed for witnesses;

Thence, with the line common to Jasper County, S. C., and Chatham County, Ga., along mean high water with the meanders thereof, down the left bank of Savannah Back River,

303.35 The place of beginning.

Second tract, being all that piece or parcel of land, a part of Recess Plantation, lying in Jasper County, S. C., and more particularly described as follows:

Chs. Beginning at corner No. 1, a corner common to Recess and Laurel Hill Plantations, at intersection of line banks on the south side of John Hill Canal, about 35 chs. southeast of United States Highway No. 17—A 1½ in. x 60 in. iron pipe set.

The west edge of the end post on the north side of the west end of highway bridge over Taylor Canal bears N. 10° 40′ W. about 35 chs. distant:

Thence S. 42° 25' E.

With a line common to Recess and Laurel Hill Plantations, along a line bank between abandoned rice fields,

35. 91 Corner No. 2, common to Recess and Laurel Hill Plantations, at intersection of line banks with a check bank bearing S. 37° E.—A 1½ in. x 60 in. iron pipe set,

A 3 in. willow bears S. 74° E., 0.08 ch. distant, blazed and marked with three notches;

Thence S. 88° 21' E.

In part with line common to Recess and Laurel Hill Plantations and in part within Recess Plantation,

- 67. 50 Passing in line a 1½ in. x 60 in. iron pipe, corner common to Recess and Laurel Hill Plantations,
- 99. 30 Corner No. 3, on a bank about 2 ft. above ordinary high tide, at intersection with a bank bearing north and south—

A 1 in. x 1% in. x 60 in. iron bar set.

No bearing tree available,

Some saplings blazed and notched for witnesses;

Thence S. 0° 18' W.

Through Recess Plantation,

49. 80 Corner No. 4, in the south boundary of Recess Plantation, on a submerged bank about 1 ch. north of an island—
A 1½ in. x 60 in. iron pipe set,

Two gum stumps bear south 0.50 ch. distant,

No bearing trees available;

Thence, with two courses of the south boundary of Recess Plantation, along a line bank, the greater part of which is submerged,

N. 89° 44′ W.

89.30 Corner No. 5, at a turn in the line bank-

A 11/2 in. x 60 in. iron pipe set,

No bearing trees or saplings available for witnesses, S. 64° 59′ W. Chs.

12.34 Corner No. 6, at intersection of line banks-

A 11/2 in. x 60 in. iron pipe set,

A sapling blazed for a witness;

Thence, with five courses through Recess Plantation,

N. 35° 38′ W.

Passing over Big Hill,

15. 76 Corner No. 7, in the south edge and at turn of a canal bearing S. 64° W. and N. 20° E., at the west edge of Big Hill Island, a point—From this point,

S. 35° 38′ E., 0.12 ch. distant, a $1\frac{1}{2}$ in. x 60 in. iron pipe set for a witness corner,

No bearing trees available,

N. 62° 26′ E.

2. 96 Corner No. 8, on the south side of a bank, at edge of abandoned rice field, on the north end of Big Hill Island—

A 11/2 in. x 60 in. iron pipe set,

A 33 in. live oak bears S. 54° 30′ W., 0.88 ch. distant, blazed and notched for a witness.

N. 35° 52′ W.

Along a line bank, the greater part thereof being submerged,

44.94 Corner No. 9, in the center line of Recess Main Canal where a rice-field bank would intersect same, a point— From this point,

S. 35° 52′ E., 0.50 ch. distant, a 1½ in. x 60 in. iron pipe set for a witness corner, on the southeast side of Recess Main Canal, Some small saplings notched and blazed for witnesses,

N. 46° 47' E.

With the center line of Recess Main Canal,

13.49 Corner No. 10, in the center line of Recess Main Canal, where a rice-field bank would intersect same, a point—

From this point,

N. 35° 38′ W., 0.40 ch. distant, a 1½ in. x 60 in. iron pipe set for a witness corner, at northwest edge of canal,

N. 35° 38′ W.

With a line bank,

17.66 Corner No. 11, on a line bank common to Recess and Laurel Hill Plantations, just northeast of a break in same, about 0.55 ch. southwest from where John Hill Canal turns and bears N. 88° W.—A 1½ in. x 60 in. iron pipe set,

No bearing trees or saplings available for witnesses;

Thence N. 47° 26' E.

Chs. With a line common to Recess and Laurel Hill Plantations along a bank on the southeast side of John Hill Canal,

14.39 The place of beginning.

Third tract, being all that piece or parcel of land known as Red Knoll Plantation, lying on the upper end of Argyle Island, in Chatham County, Ga., and more particularly described as follows:

Chs. Beginning at corner No. 1, the southwest corner of Red Knoll Plantation, on the west side of Argyle Island about % of a mile from the head thereof, at the west end of a canal, in the left bank of Middle River, at mean high water, a point—
From this point,

S. 29° 27′ E., 0.34 ch. distant, a 4 in. ash blazed and scribed "B-S-1-5," for a witness corner,

From this witness corner,

A 4 in. sweet gum bears S. 89° E., 0.40 ch. distant, blazed and scribed "BT-1-5:"

Thence, with three courses of the south boundary of Red Knoll Plantation, across Argyle Island,

N. 89° 04' E.

Along a canal,

29.72 Corner No. 2, in the center of a canal at the east end thereof, a point—From this point,

S. 3° 00' E., 0.30 ch. distant, a 1½ in. x 70 in. iron pipe set for a witness corner.

From this witness corner,

A 6 in. ash bears N. 31° W., 0.82 ch. distant, blazed and scribed "BT-2-5,"

S. 3° 00' E.

Along a line bank,

10.10 Corner No. 3, at intersection of line banks-

A 1½ in. x 70 in. iron pipe set,

A 15 in. pine bears S. 64° E., 2.29 chs. distant, blazed and scribed "BT-3-5."

A 6 in. live oak bears N. 2° E., 0.78 ch. distant, blazed and scribed "BT-3-5."

S. 88° 03' E.

Along a line bank,

51.44 Corner No. 4, the southeast corner of Red Knoll Plantation, on the east side of Argyle Island, on the right bank of Savannah Back River and the east end of a line bank, at mean high water—
A 1½ in. x 70 in. iron pipe set,

Chs.

A 10 in. maple bears S. 88° W., 1.35 chs. distant, blazed and scribed "BT-5,"

A 10 in. black gum bears N. 74° W., 1.98 chs. distant, blazed and scribed "BT-5;"

Thence, along the east side of Argyle Island, up the right bank of Savannah Back River, along mean high water with the meanders thereof,

106.48 Corner No. 5, the north corner of Red Knoll Plantation, at the head of Argyle Island—

A 1% in. x 70 in. iron pipe set,

A 7 in. black gum bears S. 18° E., 0.20 ch. distant, blazed and scribed "BT-5-S,"

A 28 in. cypress bears S. 65° W., 0.56 ch. distant, blazed and scribed "BT–5–S;"

Thence, along the west side of Argyle Island, down the left bank of Middle River, along mean high water with the meanders thereof,

76. 15 The place of beginning.

The three tracts as surveyed and described above contain an aggregate of 2,982.78 acres, be the same more or less.

It is unlawful within this reservation (a) to hunt, trap, capture, willfully disturb, or kill any wild animal or bird of any kind whatever, to take or destroy the nests or eggs of any wild bird, to occupy or use any part of the reservation, or to enter thereon for any purpose, except under such rules and regulations as may be prescribed by the Secretary of Agriculture; (b) to cut, burn, or destroy any timber, underbrush, grass, or other natural growth; (c) willfully to leave fire or to suffer it to burn unattended near any forest, timber, or other inflammable material; (d) after building a fire in or near any forest, timber, or other inflammable material, to leave it without totally extinguishing it; and (e) willfully to injure, molest, or destroy any property of the United States.

Warning is given to all persons not to commit any of the acts herein enumerated, under the penalties prescribed by sections 106, 107, and 145 of chapter 4, title 18, United States Code (35 Stat. 1088, 1098 and 43 Stat. 98), or by section 10 of the Migratory Bird Conservation Act of February 18, 1929, United States Code, Supplement IV, title 16, chapter 7a, section 715 i (45 Stat. 1222, 1224).

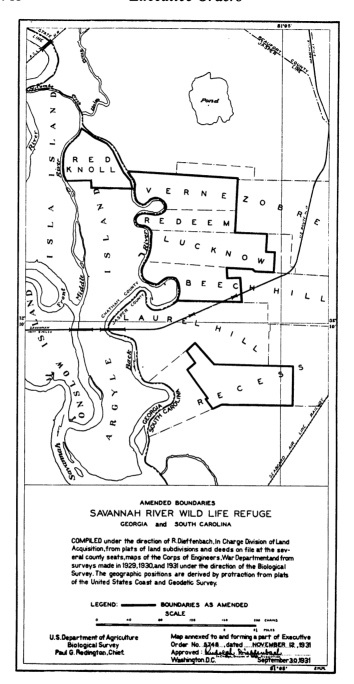
This refuge shall be known as the Savannah River Wild Life Refuge.

HERBERT HOOVER

THE WHITE HOUSE, November 12, 1931.

[No. 5748]

1033



Executive Order 5749. November 20, 1931

Executive Order

PARTIAL REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

COLORADO

It is hereby ordered that Executive Order No. 3866, dated June 14, 1923, which withdrew, among other lands, the public lands in T. 39 N., R. 3 E., New Mexico principal meridian, Colorado, pending a resurvey, be, and the same is hereby, revoked as to the above-mentioned township.

The lands in this township were withdrawn for the proposed San Juan Forest Reserve, now Rio Grande National Forest, effective April 2, 1903. Secs. 2 to 5 inclusive, E. ½ sec. 8, all sec. 9, N. ½ sec. 10, said township and range, were restored to settlement effective October 21, 1904, and to entry effective March 15, 1905. These lands were again withdrawn for the San Juan Forest on January 28, 1907. The lands in the township will not, therefore, become subject to disposition under the general public land laws upon the revocation of the withdrawal except in the case of valid adverse claims initiated prior to April 2, 1903, when they were first withdrawn for forest purposes; or as to secs. 2 to 5 inclusive, E. ½ sec. 8, all of sec. 9, N. ½ sec. 10, between the dates October 21, 1904, and January 28, 1907, the period when they were restored from withdrawal for forest purposes.

HERBERT HOOVER

THE WHITE HOUSE,

November 20, 1931.

[No. 5749]

Executive Order 5750. November 23, 1931

Executive Order

REVOCATION OF WITHDRAWAL OF LANDS FOR LIGHTHOUSE PURPOSES

CALIFORNIA

It is hereby ordered that so much of Executive order of January 26, 1867, as withdrew a tract of land at Point Buchon, Calif., for lighthouse purposes, and Executive order of November 27, 1905, which withdrew lots 8 and 9, fractional sec. 36, township 29 south, range 10 east of the Mount Diablo meridian, California, for lighthouse purposes be, and are hereby, revoked.

HERBERT HOOVER

THE WHITE HOUSE,

November 23, 1931.

[No. 5750]

Executive Order 5751. December 3, 1931

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR CLASSIFICATION

COLORADO

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that the public lands within the following-described areas in the State of Colorado be, and the same are hereby, temporarily withdrawn for classification, subject to the conditions of the aforesaid acts and to valid existing claims:

Sixth Principal Meridian T. 25 S., R. 73 W., secs. 31 and 32;

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T. 26 S., R. 73 W., secs. 3 to 11, inclusive; secs. 14 to 23, inclusive; secs. 26 to 35, inclusive; T. 27 S., R. 73 W., secs. 3 to 10, inclusive; secs. 15 to 22, inclusive;
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NEW MEXICO PRINCIPAL MERIDIAN

T. 40 N., R. 12 E., secs. 1 and 2;
sec. 11, NE. ½;
secs. 12, 13, 24, and 25;

T. 41 N., R. 12 E., sec. 10, lots 1 to 4, inclusive;
sec. 11, lots 1 to 4, inclusive;
secs. 12, lots 1 to 4, inclusive;
secs. 13 to 15, inclusive;
secs. 22 to 27, inclusive;
secs. 34 to 36, inclusive;

and unsurveyed land which upon survey will probably be described as:

Fractional T. 40 N., R. 13 E.; Fractional T. 41 N., R. 13 E.; Fractional T. 42 N., R. 13 E., secs. 30 and 31.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

December 3, 1931.

[No. 5751]

Executive Order 5752. December 3, 1931

Executive Order

TRANSFER OF LANDS FROM THE DATIL TO THE CIBOLA, FORMERLY MANZANO, NATIONAL FOREST

NEW MEXICO

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 36; U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following-described lands now parts of the

Datil National Forest as defined by proclamation of January 23, 1925 (43 Stat. 1984), be, and the same are hereby, transferred to and made parts of the Manzano National Forest as defined by proclamation of August 29, 1924 (43 Stat. 1966), as modified by Executive Order No. 4208 of April 20, 1925; the name of the said Manzano National Forest is hereby changed to Cibola National Forest.

All lands now a part of the Datil National Forest lying in:

NEW MEXICO PRINCIPAL MERIDIAN

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Tps. 3 and 4 S., R. 2 W.;
Tps. 2, 3, 4, and 5 S., R. 3 W.;
Tps. 1 and 2 N., and 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10 S., R. 4 W.;
Tps. 1 and 2 N., and 1, 2, 4, 5, 6, 7, 8, 9, and 10 S., R. 5 W.;
Tps. 1 and 2 N., and 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10 S., R. 5 W.;
Tps. 1 and 2 N., and 1, 2, 4, 5, 6, 7, 8, 9, and 10 S., R. 6 W.;
Tps. 1 and 2 N., and 4, 5, 6, and 7 S., R. 8 W.;
Tps. 1 and 2 N., and 1 and 2 S., R. 9 W.;
Tps. 1 and 2 N., and 1 and 2 S., R. 10 W.;
Tps. 1 and 2 N., and 1, 2, and 3 S., R. 11 W.;
Tps. 1 N., and 1 and 2 S., R. 12 W.
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The transfers effected by this order and the new boundaries of the Cibola National Forest are more clearly shown on the diagram attached hereto and made a part hereof.

It is not intended by this order to give any publicly owned lands a national-forest status which have hitherto not had such status nor to remove any publicly owned lands from a national-forest status.

HERBERT HOOVER

THE WHITE HOUSE,

December 3, 1931.

[No. 5752]

EDITOR'S NOTE: The diagram accompanying the Executive order is filed with the original in the National Archives and Records Service.

Executive Order 5753. December 7, 1931

Executive Order

AMENDMENT OF CIVIL-SERVICE RULE VII IN RELATION TO THE APPORTIONMENT

Civil-Service Rule VII, section 2, is hereby amended by (1) changing the colon after the word "apportionment" in the first sentence of the first paragraph to a comma, and adding the following clause:

"and the appointments of persons covered into the classified service by Executive order or otherwise, or exempted from the restrictions of the quota provision in certification, shall be excluded from the apportionment figures:"

and by (2) striking out the word "and" before the words "telephone operator," in the second paragraph of said section, changing the period at the end of said paragraph to a comma, and adding the following:

"and mechanical trades and allied positions of the noneducational class, incumbents of which are retirable at not over 65 years of age."

As amended, section 2 of Civil-Service Rule VII will read as follows:

2. Certification for appointment in the departments or independent offices at Washington shall be so made as to maintain, as nearly as the conditions of good administration will warrant, the apportionment of appointments among the several States and Territories and the District of Columbia upon the basis of population, but eligibles who have been granted military preference shall be certified without regard to apportionment, and the appointments of persons covered into the classified service by Executive order or otherwise, or exempted from the restrictions of the quota provision in certification, shall be excluded from the apportionment figures: Provided, that appointments to the following positions shall not be so apportioned:

In all departments and offices: Apprentice, cabinet-maker, carpenter, electric lineman, electric wireman, engraver, gardener, helper (if approved by the commission), painter, plumber, skilled laborer (female), student, telephone operator, and mechanical trades and allied positions of the noneducational class, incumbents of which are retirable at not over 65 years of age.

In the Government Printing Office, mail equipment shops, local offices in the District of Columbia, field service of the military staff departments, and at Army headquarters: All positions.

In the Bureau of Engraving and Printing: Plate printer and skilled helper.

HERBERT HOOVER

THE WHITE HOUSE,

December 7, 1931.

[No. 5753]

1039

Executive Order 5754. December 7, 1931

Executive Order

Public Water Reserve No. 144

ALASKA

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848), entitled "AN ACT To authorize the President of the United States to make withdrawals of public lands in certain cases," as amended by act of Congress approved August 24, 1912 (37 Stat. 497), it is hereby ordered that the land hereinafter listed be, and the same is hereby, withdrawn from settlement, location, sale, or entry, and reserved for public use in accordance with the provisions of section 10 of the act of December 29, 1916 (39 Stat. 862, 865):

Beginning at Corner No. 3, Amended United States Survey No. 375, Juneau Land District in approximate latitude 58° 18' N. and longitude 134° 24' W.

Thence from said initial point along the east boundary of United States Survey No. 375

South, 219.76 ft.;

East, 200 ft.;

South, 200 ft., to a point on the north boundary of United States Survey No. 591, 200 ft. east of Corner No. 9.

Thence along the north boundary of United States Survey No. 591

East 484.42 ft. to Corner No. 8; this corner is identical with Corner No. 1, Mineral Survey No. 926.

Thence along line 1-2 Mineral Survey No. 926, N. 61° 32' E., 600 ft., to Corner No. 2.

Thence N. 83° 42′ W., 1,219.24 ft., more or less, to Corner No. 3, Amended United States Survey No. 375, the place of beginning.

HERBERT HOOVER

THE WHITE HOUSE,

December 7, 1931.

[No. 5754]

Executive Order 5755. December 10, 1931

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR CLASSIFICATION

MISSISSIPPI

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions therein expressed and to all valid existing rights, it is hereby ordered that the following-described areas in the State of Mississippi be, and they are hereby, temporarily withdrawn from settlement, location, sale, or entry, for classification and pending determination as to the advisability of including such lands in a national forest:

WASHINGTON MERIDIAN

T. 4 N., R. 1 E., sec. 1, lot 12; T. 6 N., R. 3 E., sec. 15, NE. ½ NE. ½; T. 6 N., R. 5 E., sec. 17, SE. ½ SW. ½; T. 7 N., R. 5 E., sec. 3, N. ½ NW. ½ (lot 2); sec. 10, SE. ½ SE. ½; T. 8 N., R. 5 E., sec. 22, SE. ½ NE. ½.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

December 10, 1931.

[No. 5755]

Executive Order 5756. December 16, 1931

Executive Order

TRANSFER OF LANDS FROM THE LEWIS AND CLARK TO THE HELENA NATIONAL FOREST

MONTANA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 36; U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following-described lands now a part of the Lewis and Clark National Forest as defined by proclamation of June 19, 1912 (37 Stat. 1753), be, and the same are hereby, transferred to the Helena National Forest:

All lands lying south and east of a line beginning at the northeast corner of sec. 36, township 17 north, range 7 west, Montana meridian; thence in a southwesterly direction along the hydrographic divide between the East Fork of Falls Creek on the west and Bedrock and Green Creeks on the east to an intersection with the Continental Divide; thence following the Continental Divide to its intersection with the east line of sec. 30, township 16 north, range 7 west, Montana meridian.

It is not intended by this order to give any publicly owned lands a national-forest status which have hitherto not had such status, nor to remove any publicly owned lands from a national-forest status.

HERBERT HOOVER

THE WHITE HOUSE,

December 16, 1931.

[No. 5756]

Executive Order 5757. December 16, 1931

Executive Order

TRANSFER OF LANDS FROM THE MADISON AND THE DEERLODGE TO THE BEAVERHEAD NATIONAL FOREST

MONTANA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 36; U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following-described lands now parts of the Madison National Forest as defined by proclamation of September 24, 1912 (37 Stat. 1763–1764), or of the Deerlodge National Forest as defined by proclamation of June 28, 1910 (36 Stat. 2711), be, and the same are hereby, transferred to the Beaverhead National Forest:

From the Madison National Forest

All parts thereof lying south and west of a line beginning at a point on the east line of unsurveyed sec. 10, T. 3 S., R. 5 W., where the hydrographic divide between Bear Gulch and Goodrich Gulch intersects said line; thence in an easterly direction along said divide to its intersection with the crest of the Tobacco Root Mountains at Apa Mountain; thence in a southeasterly direction along the crest of said mountains passing over Granite Peak to a point where the hydrographic divide between East Fork Granite Creek on the west and Fletcher Creek on the east intersects the south line of sec. 8, T. 5 S., R. 2 W., all Montana meridian; also those parts lying in Tps. 12, 13, 14, and 15 S., R. 2 E.; Tps. 11, 12, and 13 S., R. 1 E.; Tps. 9, 10, 11, and 12 S., R. 1 W.; Tps. 8, 9, 10, 11, and 12 S., R. 2 W.; Tps. 7, 8, 9, 10, 11, and 12 S., R. 3 W.; Tps. 9, 10, 11, and 12 S., R. 4 W.; T. 12 S., R. 5 W., all Montana meridian.

FROM THE DEERLODGE NATIONAL FOREST

All parts thereof lying south and west of the following-described line:

Beginning at the quarter-section corner on the east line of sec. 31, T. 3 N., R. 12 W.; thence to the northeast corner of said section; thence west 2½ miles to the southeast corner of the SW. ½ SE. ½ sec. 26, T. 3 N., R. 13 W.; thence north 2½ miles to the northeast corner of the SW. ½ NE. ½ sec. 14, said township; thence west one-fourth mile; thence north one-fourth mile to the north quarter corner of said sec. 14; thence west one-fourth mile; thence north one-half mile to the northeast corner of the NW. ½ SW. ½ sec. 11, said township; thence west one-fourth mile; thence north one-half mile to the northeast corner sec. 10, said township; thence west one-half mile; thence north one-fourth mile to the northeast corner of the SE. ½ SW. ½ sec. 3, said township; thence west one-half mile; thence north three-fourths mile to the northeast corner sec. 4, said township; thence west along the north township line and continuing westerly along the north township line of

Executive Orders

unsurveyed T. 3 N., R. 14 W., all Montana meridian, to intersection with the Continental Divide; also all national-forest land lying south and west of the following-described line:

Beginning at the northwest corner of the SW. ½ NW. ½ sec. 7, T. 2 N., R. 11 W.; thence east one-fourth mile; thence south one-fourth mile; thence east one-fourth mile; thence south one-fourth mile; thence south one-fourth mile to the southwest corner of the SE. ½ SE. ½ said sec. 7; thence east three-fourths mile to the north quarter corner of sec. 17, said township; thence south one-fourth mile; thence east one-fourth mile; thence south one-fourth mile; thence south one-half mile to the southeast corner said sec. 17; thence east approximately 1 mile to intersection with the present boundary of the Beaverhead National Forest; above descriptions all refer to the Montana meridian.

The transfers effected by this order and the new boundaries of the Beaverhead National Forest are more clearly shown on the diagram attached hereto and made a part hereof. It is not intended by this order to give any publicly owned lands a national-forest status which have hitherto not had such status, nor to remove any publicly owned lands from a national-forest status.

HERBERT HOOVER

THE WHITE HOUSE,

December 16, 1931.

[No. 5757]

EDITOR'S NOTE: The diagram accompanying the Executive order is filed with the original in the National Archives and Records Service.

Executive Order 5758. December 16, 1931

Executive Order

TRANSFER OF LANDS FROM THE LOLO TO THE CABINET NATIONAL FOREST

MONTANA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 36; U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following-described lands now parts of the Lolo National Forest as defined by proclamation of April 30, 1912 (37 Stat. 1739–1740), be, and the same are hereby, transferred to the Cabinet National Forest:

All lands of the Lolo National Forest lying to the north and west of a line described as follows:

Beginning at Milepost 176.129 on the Montana-Idaho State line; thence in a northeasterly direction following the hydrographic divide between Dry and Marble Creeks on the east and South Fork Little Joe Creek and Cold Creek on the west to an intersection with the south line of sec. 7, township 17 north, range 27 west, Montana meridian; thence east along section lines to the southeast corner sec. 9, said township; thence north to northeast corner said sec. 9; thence east to southeast corner sec. 3, said township; thence north to northeast corner said sec. 3; thence east on north line sec. 2, said township, to a point where said line is intersected by the hydrographic divide between Four Mile Creek on the west and Sloway Gulch on the east; thence northeasterly along said hydrographic divide to its intersection with the hydrographic divide at the head of Keystone Creek, Pardee Creek, Flat Creek, and Nine Mile Creek; thence easterly along said hydrographic divide to an intersection with the boundary of the former Flathead Indian Reservation; also that part of sec. 15, township 17 north, range 27 west, Montana meridian, which is now a part of the Lolo National Forest.

The transfer effected by this order and the new boundaries of the Cabinet National Forest are more clearly shown on the diagram attached hereto and made a part hereof. It is not intended by this order to give any publicly owned lands a national-forest status which have hitherto not had such status, nor to remove any publicly owned lands from a national-forest status.

HERBERT HOOVER

THE WHITE HOUSE,

December 16, 1931.

[No. 5758]

EDITOR'S NOTE: The diagram accompanying the Executive order is filed with the original in the National Archives and Records Service.

Executive Order 5759. December 16, 1931

Executive Order

TRANSFER OF LANDS FROM THE MADISON, MISSOULA, AND HELENA TO THE DEERLODGE NATIONAL FOREST, AND ELIMINATION OF LANDS THEREFROM

MONTANA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 36; U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following-described lands now parts of the Madison National Forest as defined by proclamation of September 24, 1912 (37 Stat. 1763–1764), and the Missoula National Forest as defined by proclamation of January 31, 1929 (45 Stat. 2989), and the Helena National Forest as defined by proclamation of January 31, 1929 (45 Stat. 2989), be, and the same are hereby, transferred to the Deerlodge National Forest:

FROM THE MADISON NATIONAL FOREST

All lands thereof lying to the north and west of a line beginning at a point on the east line of unsurveyed sec. 10, T. 3 S., R. 5 W., where the hydrographic divide between Bear Gulch and Goodrich Gulch intersects said line; thence in an easterly direction along said divide to an intersection with the crest of Tobacco Root Mountains at Apa Mountain; thence southeasterly along the crest of said Tobacco Root Mountains to Granite Peak; thence in a northeasterly direction along the hydrographic divide between South Boulder River drainage on the west and North Willow Creek drainage on the east, passing over Potosi Peak and Hollow Top Mountain, to an intersection with the east line of sec. 9, T. 2 S., R. 3 W.—all Montana meridian.

From the Missoula National Forest

All lands thereof lying south and east of the following-described line:

Beginning on the east line of sec. 18, T. 9 N., R. 14 W., Montana meridian, where the hydrographic divide between West Fork of Lower Willow Creek on the north and Cottonwood Creek on the south intersects said line; thence running south-westerly and northwesterly along Pete Ridge, which is on said hydrographic divide; thence continuing along the hydrographic divide between Upper Willow Creek on the west and Harvey Creek and North Fork Creek on the north and east; thence southwesterly along the hydrographic divide between Upper Willow Creek on the east and Ranch Creek and Hogback Creek on the west to an intersection with the north line of sec. 5, T. 7 N., R. 16 W., Montana meridian; thence west to the northwest corner said section; thence south approximately 2½ miles to the hydrographic divide directly north of Shively Gulch; thence in a southwesterly direction on the

hydrographic divide between Shively Gulch and Williams Gulch to an intersection with the main hydrographic divide between the Rock Creek drainage on the east and the Bitterroot River drainage on the west, which is approximately at Dome Shaped Mountain, said lands being in surveyed and unsurveyed Tps. 6, 7, 8, and 9 N., R. 12 W.; Tps. 4, 5, 6, 7, and 8 N., R. 13 W.; Tps. 3, 4, 5, 6, 7, 8, and 9 N., R. 14 W.; Tps. 2, 3, 4, 5, 7, 8, and 9 N., R. 15 W.; Tps. 2, 3, 4, 5, 6, 7, 8, and 9 N., R. 16 W.; Tps. 3, 4, 5, 6, and 7 N., R. 17 W.; Tps. 3, 4, 5, and 6 N., R. 18 W.—all Montana meridian.

From the Helena National Forest

All lands thereof lying in T. 6 N., R. 2 W., and Tps. 6 and 7 N., R. 3 W., Montana meridian, lying south and west of a line described as follows:

Beginning at approximately the northeast corner of sec. 33, T. 7 N., R. 3 W., Montana meridian, where the hydrographic divide between the drainage of Prickly Pear Creek and Musk Rat Creek intersects said forest boundary; thence in an easterly direction along said divide to the head of Musk Rat Creek; thence southeasterly along the hydrographic divide between the drainage of Crow Creek on the northeast and the drainage of Elkhorn and Dry Creeks on the southwest to an intersection with the north and south section line between secs. 15 and 16, T. 6 N., R. 2 W., Montana meridian; thence south along section lines to the southeast corner of sec. 33, said township.

It is further ordered that the following-described lands now a part of the Deerlodge National Forest be eliminated from said forest:

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Montana Meridian
T. 3 N., R. 10 W., secs. 4 to 9, and 14 to 24, inclusive.
T. 2 N., R. 11 W., sec.
                          2, N. ½, SW. ¼;
                   secs.
                          3 to 6 inclusive:
                          7, N. ½ N. ½, SE. ¼ NW. ¼, S. ½ NE. ¼, E. ½ SE. ¼,
                              NW. ¼ SE. ¼;
                   sees. 8 to 11 inclusive;
                   sec. 14, N. ½;
                   sec. 15, N. ½;
                   sec. 16, all;
                   sec. 17, NE. ¼, NE. ¼ NW. ¼.
T. 3 N., R. 11 W., secs. 1 to 24 inclusive;
                   sec. 26, W. ½ W. ½;
                   secs. 27 to 34 inclusive;
                   sec. 35, W. ½.
T. 4 N., R. 11 W., sec.
                         7. all:
                         8, SE. ¼, W. ½;
                   secs. 15 to 22 inclusive;
                   secs. 27 to 34 inclusive.
T. 3 N., R. 12 W., secs. 1, 2, 11 to 14 inclusive;
                   secs. 23 and 24.
T. 4 N., R. 12 W.
T. 5 N., R. 12 W., secs. 26 to 35 inclusive.
T. 4 N., R. 13 W., secs. 1, 2, 11 to 14 inclusive.
T. 5 N., R. 13 W., sec. 36.
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The transfers and elimination effected by this order and the new boundaries of the Deerlodge National Forest are more clearly shown on the diagram attached hereto and made a part hereof. It is not intended by this order to give any publicly owned lands a national-forest status which have hitherto not had such status, nor to remove any publicly owned lands from a national-forest status except the lands above described which are eliminated from the Deerlodge National Forest.

HERBERT HOOVER

THE WHITE HOUSE,

December 16, 1931.

[No. 5759]

EDITOR'S NOTE: The diagram accompanying the Executive order is filed with the original in the National Archives and Records Service.

Executive Order 5760. December 16, 1931

Executive Order

TRANSFER OF LANDS FROM THE MADISON TO THE GALLATIN NATIONAL FOREST

MONTANA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 36; U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following-described lands now parts of the Madison National Forest as defined by proclamation of September 24, 1912 (37 Stat. 1763-1764), be, and the same are hereby, transferred to the Gallatin National Forest:

All lands lying to the eastward of a line beginning on the east line of sec. 9, T. 2 S., R. 3 W., Montana meridian, at a point where the hydrographic divide between the North Willow Creek drainage on the east and the South Boulder River drainage on the west intersects said line; thence southwesterly along said divide, passing over Hollow Top Mountain and Potosi Peak to an intersection with the crest of the Tobacco Root Mountains at Granite Peak; thence in a southeasterly direction along the crest of said Tobacco Root Mountains to an intersection with the south line of sec. 8, T. 5 S., R. 2 W., Montana meridian; also those parts of the Madison National Forest lying in Tps. 4, 5, 6, 7, 8, 9, and 11 S., R. 1 E.; Tps. 5, 6, 7, 8, 9, 10, 11, 12, and 13 S., R. 2

E.; Tps. 5, 6, 7, 8, 10, 11, 12, and 13 S., R. 3 E.; Tps. 10, 11, 12, 13, 14, and 15 S., R. 4 E.; Tps. 10, 11, 12, 13, 14, and 15 S., R. 5 E., Montana meridian.

The transfers effected by this order and the new boundaries of the Gallatin National Forest are more clearly shown on the diagram attached hereto and made a part hereof. It is not intended by this order to give any publicly owned lands a national-forest status which have hitherto not had such status, nor to remove any publicly owned lands from a national-forest status.

HERBERT HOOVER

THE WHITE HOUSE,

December 16, 1931.

[No. 5760]

EDITOR'S NOTE: The diagram accompanying the Executive order is filed with the original in the National Archives and Records Service.

Executive Order 5761. December 16, 1931

Executive Order

TRANSFER OF LANDS FROM THE BITTERROOT AND THE MISSOULA TO THE LOLO NATIONAL FOREST

MONTANA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 36; U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following-described lands now parts of the Bitterroot National Forest as defined by proclamation of April 30, 1912 (37 Stat. 1738-1739), and the Missoula National Forest as defined by proclamation of January 31, 1929 (45 Stat. 2989), be, and the same are hereby, transferred to the Lolo National Forest:

FROM THE BITTERROOT NATIONAL FOREST

All lands now a part thereof lying in Tps. 11, 12, and 13 N., R. 18 W., and T. 11 N., R. 19 W., all Montana meridian, north of a line beginning at the southeast corner of sec. 14, said T. 11 N., R. 19 W.; thence running easterly along the section line to an

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intersection with the hydrographic divide between Miller Creek on the north and Woodchuck Creek on the south; thence continuing southeasterly along said hydrographic divide to its point of intersection with the boundary of the Missoula National Forest as defined by said proclamation of January 31, 1929.

From the Missoula National Forest

All lands now a part thereof lying in surveyed and unsurveyed Tps. 15, 16, 17, and 18 N., R. 9 W.; Tps. 14, 15, 16, 17, and 18 N., R. 10 W.; Tps. 15, 16, 17, and 18 N., R. 11 W.; Tps. 16, 17, and 18 N., R. 12 W.; Tps. 16, 17, and 18 N., R. 13 W.; Tps. 17 and 18 N., R. 14 W.; Tps. 14, 15, 16, 17, 18, and 19 N., R. 15 W.; Tps. 14, 15, 16, 17, 18, and 19 N., R. 16 W.; Tps. 13, 14, 15, 16, 17, and 18 N., R. 17 W.; Tps. 13, 14, 15, and 16 N., R. 18 W.; Tps. 14 and 15 N., R. 19 W.—all Montana meridian; also all lands now a part of the Missoula National Forest lying north and west of a line beginning on the east line of sec. 18, T. 9 N., R. 14 W., Montana meridian, where the hydrographic divide between West Fork of Lower Willow Creek on the north and Cottonwood Creek on the south intersects said line; thence southwesterly and northwesterly along Pete Ridge, which is on said hydrographic divide; thence continuing along the hydrographic divide between Upper Willow Creek on the south and Harvey Creek and North Fork Creek on the north and east; thence southwesterly along the hydrographic divide between Upper Willow Creek on the east and Ranch Creek and Hogback Creek on the west to an intersection with the north line of sec. 5, T. 7 N., R. 16 W., Montana meridian; thence west to the northwest corner said section; thence south approximately 2½ miles to the hydrographic divide directly north of Shively Gulch; thence in a southwesterly direction on the hydrographic divide between Shively Gulch and Williams Gulch to an intersection with the main hydrographic divide between the Rock Creek drainage on the east and Bitterroot River drainage on the west, which is approximately at Dome Shaped Mountain, said lands being in surveyed and unsurveyed Tps. 9, 10, and 11 N., R. 14 W.; Tps. 9, 10, and 11 N., R. 15 W.; Tps. 7, 8, 9, 10, and 11 N., R. 16 W.; Tps. 7, 8, 9, 10, 11, and 12 N., R. 17 W.; Tps. 7, 8, 9, 10, 11, and 12 N., R. 18 W.; Tps. 12 and 13 N., R. 19 W., Montana meridian.

The transfers effected by this order and the new boundaries of the Lolo National Forest are more clearly shown on the diagram attached hereto and made a part hereof. It is not intended by this order to give any publicly owned lands a national-forest status which have hitherto not had such status, nor to remove any publicly owned lands from a national-forest status.

HERBERT HOOVER

THE WHITE HOUSE,

December 16, 1931.

[No. 5761]

EDITOR'S NOTE: The diagram accompanying the Executive order is filed with the original in the National Archives and Records Service.

Executive Order 5762. December 18, 1931

Executive Order

APPOINTMENT OF MRS. FLORENCE F. BURTON

Mrs. Florence F. Burton may be appointed to the position of secretary to the Director of Prohibition, Department of Justice, without compliance with the requirements of the civil-service rules.

This order is issued upon the recommendation of the Attorney General, who states that Mrs. Burton has been serving temporarily, with the approval of the Civil Service Commission, as secretary to the Director of Prohibition, and that the best interests of the service in the Bureau of Prohibition would be promoted by her continuance in that position. The commission concurs in the recommendation of the Attorney General.

HERBERT HOOVER

THE WHITE HOUSE,

December 18, 1931.

[No. 5762]

Executive Order 5763. December 22, 1931

Executive Order

CHRISTMAS, 1931

It is hereby ordered that the several executive departments and independent Government establishments in the District of Columbia, including the Government Printing Office and the Navy Yard and stations, be closed on Saturday, December 26, 1931, and all clerks and other employees in the Federal service in the District of Columbia, except those who may for special public reasons be excepted from the

provisions of this order, or those whose absence from duty would be inconsistent with the provisions of existing law, are hereby excused from duty on that day.

HERBERT HOOVER

THE WHITE HOUSE,

December 22, 1931.

[No. 5763]

Executive Order 5764. December 22, 1931

Executive Order

AMENDMENT OF CIVIL-SERVICE RULE V

Civil-Service Rule V, section 4, is hereby amended by the addition of the following subsection lettered (g):

(g) Where there are already two members of the applicant's family in the public service in the grades covered by the Civil-Service Act.

HERBERT HOOVER

THE WHITE HOUSE.

December 22, 1931.

[No. 5764]

Executive Order 5765. December 24, 1931

Executive Order

TRANSFER OF LANDS FROM THE DATIL TO THE GILA NATIONAL FOREST

NEW MEXICO

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 36; U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following-described lands now parts of the Datil National Forest as defined by proclamation of January 23, 1925 (43 Stat. 1984–1985), be, and the same are hereby, transferred to and made parts of the Gila National Forest as defined by proclamation of March 3, 1921 (41 Stat. 1815–1816).

All lands now a part of the Datil National Forest lying in:

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NEW MEXICO PRINCIPAL MERIDIAN
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Tps. 11 and 12 S., R. 8 W.;
Tps. 6, 7, 8, 9, 10, 11, and 12 S., R. 9 W.;
Tps. 5, 6, 8, 9, 10, 11, and 12 S., R. 10 W.;
Tps. 6, 8, 9, 10, and 11 S., R. 11 W.;
Tps. 8, 9, 10, and 11 S., R. 12 W.;
Tps. 10 and 11 S., R. 13 W.;
Tps. 7, 8, 9, 10, and 11 S., R. 14 W.;
Tps. 6, 7, 8, 9, 10, and 11 S., R. 15 W.;
Tps. 6, 7, 8, 9, 10, and 11 S., R. 16 W.;
Tps. 7, 8, 9, and 10 S., R. 17 W.;
Tps. 7, 8, 9, and 10 S., R. 18 W.;
T. 8 S., R. 19 W.

The transfers effected by this order and the new boundaries of the Gila National Forest are more clearly shown on the diagram attached hereto and made a part hereof. It is not intended by this order to give any publicly owned lands a national-forest status which have hitherto not had such status nor to remove any publicly owned lands from a national-forest status.

HERBERT HOOVER

THE WHITE HOUSE,

Dec. 24, 1931.

[No. 5765]

EDITOR'S NOTE: The diagram accompanying the Executive order is filed with the original in the National Archives and Records Service.

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Executive Order 5766. December 30, 1931

Executive Order

APPOINTMENT OF MRS. YETTA B. FLOYD

Mrs. Yetta B. Floyd may be appointed to the position of clerk-typist in the Bureau of Prohibition, Department of Justice, without regard to the civil-service rules.

This order is issued upon the recommendation of the Attorney General.

HERBERT HOOVER

THE WHITE HOUSE,

December 30, 1931.

[No. 5766]

Executive Order 5767. December 30, 1931

Executive Order

APPOINTMENT OF MRS. HALLIE D. STOTLER

Mrs. Hallie D. Stotler may be appointed to the position of clerk in the Bureau of Prohibition, Department of Justice, without compliance with the requirements of the civil-service rules.

This order is based on a recommendation of the Attorney General, who states that Mrs. Stotler is the widow of a prohibition officer who met his death in line of duty. The Civil Service Commission concurs in the recommendation of the Attorney General.

HERBERT HOOVER

THE WHITE HOUSE,

December 30, 1931.

[No. 5767]

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Executive Order 5768. December 30, 1931

Executive Order

EXTENSION OF TRUST PERIOD ON INDIAN RESERVATION ALLOTMENTS

It is hereby ordered, under authority contained in section 5 of the act of February 8, 1887 (24 Stat. 388, 389), and the act of June 21, 1906 (34 Stat. 325, 326), that the period of trust covering allotments made in favor of Indians on the following-named reservations, which trust will expire during the calendar year 1932, be, and the same is hereby, extended for a period of 10 years from the respective dates of expiration thereof:

Temecula or Pechanga, California;
Sac and Fox, Kansas and Nebraska;
Grand Portage, White Earth, and Winnibigoshish, Minnesota;
Crow, Montana; Santee, Nebraska;
Devils Lake and Standing Rock, North Dakota;
Eastern Shawnee, and Otoe and Missouria, Oklahoma;
Cheyenne River, Crow Creek, Pine Ridge, and Rosebud, South Dakota;
Quinaielt, Washington; Shoshone or Wind River, Wyoming.

HERBERT HOOVER

THE WHITE HOUSE,

December 30, 1931.

[No. 5768]

Executive Order 5769. December 30, 1931

Executive Order

PHOSPHATE RESTORATION No. 53

IDAHO

So much of Executive orders of July 2, 1910, creating Phosphate Reserve No. 2, Idaho No. 1, and January 11, 1912, creating Phosphate Reserve No. 9, Idaho No. 2, as affects the lands hereinafter described is hereby revoked:

Boise Meridian

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T. 1 S., R. 38 E., sec. 13, all;
                   secs. 22 to 27, inclusive:
                   sec. 28, E. ½;
                   sec. 34, all;
                   sec. 35, all;
                   sec. 36, NE. 1/4 NE. 1/4.
T. 2 S., R. 38 E., secs. 1 to 3, inclusive;
                   secs. 10 to 15, inclusive;
                   secs. 22 to 27, inclusive;
                   sec. 34, all;
                   sec. 35, all.
T. 3 S., R. 38 E., secs. 1 to 3, inclusive;
                   sec. 10, lots 5, 6, 7, 8, and 9, N. ½ NE. ¼, SE. ¼ NE. ¼.
                              and NE. 1/2 NW. 1/4;
                   sec. 11, lots 3, 4, 5, and 6, N. ½, and N. ½ SE. ¼;
                   sec. 12, all;
                   sec. 13, lots 5, 6, 7, 8, and 9, NE. 14, and E. 1/2 SE. 1/4;
                   sec. 14, lot 3;
                   sec. 24, lots 5, 6, 7, and 8;
                   sec. 25, lots 5, 6, 7, and 8;
                   sec. 36, lots 5, 6, 7, and 8.
T. 4 S., R. 38 E., sec.
                        1, lots 7, 8, 9, and 10;
                   sec. 12, lots 5, 6, 7, and 8;
                   sec. 13, lots 5, 6, 7, and 8;
                   sec. 24, lots 5, 6, 7, and 8.
T. 1 S., R. 39 E., secs. 1 to 5, inclusive;
                   secs. 8 to 15, inclusive;
                   secs. 17 to 35, inclusive.
T. 2 S., R. 39 E., secs. 1 to 20, inclusive;
                   sec. 21, NE. ¼, N. ½ NW. ¼, SE. ¼ NW. ¼, N. ½ SE. ¼, and
                              SE. ¼ SE. ¼;
                   secs. 22 to 25, inclusive;
                   sec. 26, N. ½, N. ½ SW. ¼, SE. ¼ SW. ¼, and SE. ¼;
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T. 2 S., R. 39 E., sec. 27, NE. 1/4 and NE. 1/4 NW. 1/4;
                   sec. 28, SW. ¼ SW. ¼;
                   secs. 29 to 32, inclusive;
                   sec. 33, SW. 1/4 NE. 1/4, W. 1/4, and SE. 1/4;
                   sec. 34, SW. 1/2 SW. 1/4;
                   sec. 35, NE. 1/4 NE. 1/4;
                   sec. 36, N. ½, NE. ½ SW. ¼, and SE. ¼.
T. 3 S., R. 39 E., sec.
                        1, lot 1;
                         2, SW. 1/4 SW. 1/4;
                   sec.
                          3, lots 3 and 4, SW. 1/4 NE. 1/4, S. 1/2 NW. 1/4, and S. 1/2;
                   secs. 4 to 10, inclusive;
                   sec. 11, SW. 1/4 NE. 1/4, W. 1/2, and SE. 1/4;
                   sec. 12, SW. 1/2 SW. 1/4;
                   sec. 13, SW. ¼ NE. ¼, W. ½, and SE. ¼;
                   sec. 14, all;
                   sec. 15, all;
                   secs. 17 to 35, inclusive.
T. 4 S., R. 39 E., secs. 4 to 9, inclusive;
                   secs. 17 to 19, inclusive;
                   sec. 20, W. 1/2.
T. 1 S., R. 40 E., sec. 5, W. ½;
                   secs. 6 to 8, inclusive;
                   sec. 16, W. 1/2;
                   secs. 17 to 21, inclusive;
                   sec. 27, W. ½;
                   secs. 28 to 34, inclusive.
T. 2 S., R. 40 E., sec. 2, W. ½;
                   secs. 3 to 11, inclusive;
                   sec. 13, W. 1/3;
                   secs. 14 to 36, inclusive.
T. 2 S., R. 41 E., sec. 30, W. 1/2;
                   sec. 31, all;
                   sec. 32, SW. 1/4.
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HERBERT HOOVER

THE WHITE HOUSE,

December 30, 1931.

[No. 5769]

Executive Order 5770. December 30, 1931

Executive Order

PORT EVERGLADES, FLA., DESIGNATED A CUSTOMS PORT OF ENTRY

By virtue of the authority vested in me by the act of Congress approved August 1, 1914 (U. S. Code, title 19, sec. 2), Port Everglades, Fla., is hereby designated a customs port of entry in Customs Collection District No. 18 (Florida) with headquarters at Tampa, Fla., effective January 1, 1932.

HERBERT HOOVER

THE WHITE HOUSE,

December 30, 1931.

[No. 5770]

Executive Order 5771. January 4, 1932

Executive Order

ROAD RIGHT OF WAY, SCHOFIELD BARRACKS MILITARY RESERVATION

HAWAII

WHEREAS the Territory of Hawaii is desirous of realigning, widening, and improving certain portions of the road right of ways through the Schofield Barracks Military Reservation, which were described as exceptions in Part III of Executive Order No. 2800, the strip of land described in Section I hereof is hereby declared available for such road right-of-way purposes in substitution for those portions of the right of ways referred to in Part III, Executive Order No. 2800, described in Section II hereof.

SECTION I

Being portion of Schofield Barracks Military Reservation, Executive Order No. 2800, dated February 4, 1918.

WAIANAE-UKA, OAHU, T. H.

Being a strip of land 80 feet wide extending for 40 feet on each side of the center line, which is described as follows:

Beginning at a point on the north boundary of Schofield Barracks Military Reservation at monument 40, the coordinates of said point of beginning referred to Government Survey triangulation station "Maili" being 11,008.8 feet south and 21,981.2 feet east, and running by true azimuths:

- 1. 8° 03′ 30′′— 76.52 feet;
- 2. 350° 11′ 30′′—4,718.07 feet, the direct azimuth and distance to monument 79 being 261° 53′ 12′′—40.0 feet from the end of said course 2:
- 3. 351° 53′ 12′′-2,065.84 feet;
- 4. Thence on a curve to the right with a radius of 1,432.5 feet, the chord azimuth and distance being 359° 48′ 16″—394.66 feet, the direct azimuth and distance from station 10, as described in Part III(ba), Executive Order No. 2800, to end of above course being 186° 39′—799.29 feet, containing an area of

13.327 acres.

SECTION II

Portions of road reserves described in Parts III(ba) and III(bb) in Executive Order No. 2800, dated February 4, 1918.

WAIANAE-UKA, OAHU, T. H.

Parcel 1: Portion of the Honolulu-Waialua Road, 40 feet wide, through Schofield Barracks Military Reservation—Waianae-Uka, Oahu, T. H. Being a strip of land 40 feet wide, as described in Part III(ba), Executive Order No. 2800, dated February 4, 1918, and extending for 20 feet on each side of the center line, described as follows:

Beginning at a point on said center line, the direct azimuth and distance from station 10 as described in said Part III(ba) being 187° 43′ 20′′—867.6 feet, and running by true azimuths:

1. 187° 43′ 20″—224.50 feet to station R-1 on the Schofield Barracks Military Reservation boundary between monuments 79 and 80, the direct azimuth and distance from said station R-1 to monument 80 being 351° 53′ 12″—3,930.2 feet.

Area 0.206 acre.

Parcel 2: Portion of the Honolulu-Waialua Road, 40 feet wide, through Schofield Barracks Military Reservation, Waianae-Uka, Oahu, T. H. Being a strip of land 40 feet wide, as described in Part III(ba) of Executive Order No. 2800, dated February

Executive Orders

4, 1918, and extending for 20 feet on each side of the center line, which is described as follows:

Beginning at a point on said center line, the direct azimuth and distance from station 11, as described in Part III(ba), Executive Order No. 2800, being 316° 39′ 05″—945.7 feet, and running by true azimuths:

1. 316° 39′ 05′′—93.8 feet to station R-2 on the Schofield Barracks Military Reservation boundary between monuments 79 and 80, the direct azimuth and distance from said station R-2 to said monument 79 being 171° 53′ 12′′—1,559.6 feet.

Area 0.086 acre.

Parcel 3: Portion of the Wahiawa-Waikakalaua Road, 40 feet wide, through Schofield Barracks Military Reservation—Waianae-Uka, Oahu, T. H. Being a strip of land 40 feet wide, as described in Part III(bb), Executive Order No. 2800, dated February 4, 1918, and extending for 20 feet on each side of the center line, which is described as follows:

Beginning at a point on the north boundary of Schofield Barracks Military Reservation at monument 40 (Paka), the coordinates of said monument referred to Government Survey triangulation station "Maili" being 1,008.8 feet south and 21,981.2 feet east, and running by true azimuths:

- 1. 350° 14′ 06″— 22.9 feet to station B;
- 2. 350° 21′ 33″—4,769.2 feet to station C, the direct azimuth and distance to USMR monument 79 being 262° 49′ 35″—25.7 feet;
- 3. 352° 14′ 39″—1,465.7 feet to station D.

Area 5.746 acres.

HERBERT HOOVER

THE WHITE HOUSE,

January 4, 1932.

[No. 5771]

Executive Order 5772. January 11, 1932

Executive Order

To Permit Approval of Application Salt Lake City 049347 for a Railroad Right of Way

HATU

Upon recommendation of the Secretary of the Interior, Executive Order No. 5327 of April 15, 1930, temporarily withdrawing certain lands in Utah and other States on account of their possible oil-shale value, is hereby modified to the extent of authorizing the Secretary to approve application Salt Lake City 049347 of the Uintah Railway Co. for a railroad right of way traversing certain of the withdrawn lands, the application having been filed pursuant to the act of March 3, 1875 (18 Stat. 482-483).

HERBERT HOOVER

THE WHITE HOUSE,

January 11, 1932.

[No. 5772]

Executive Order 5773. January 11, 1932

Executive Order

AMENDMENTS TO THE CONSULAR REGULATIONS

Sections 117, 118, 149, and 448 of the Consular Regulations of 1896 are hereby amended as follows:

117. Correspondence of subordinates. The official correspondence of Foreign Service officers and consular officers and employees assigned to, or on detail in, consulates general and consulates will be submitted to the examination of the principal officers to whom they are subordinate or to whose offices they are assigned, and the correspondence should be appropriately indorsed by such principal officers before

being transmitted to the Department of State. Consular agents are not authorized to address the Department of State directly. Their reports and returns are to be made through their respective superiors.

- 118. With whom direct correspondence is permitted. As exceptions to the general rule stated in section 114, a consular officer may correspond directly on public matters with the following:
- 1. American officials stationed or temporarily residing in foreign countries, and officials of insular possessions of the United States.
- 2. The Comptroller General of the United States, on matters pertaining to accounts only, the correspondence invariably to be forwarded in duplicate through the Department of State.
- 3. Collectors of customs and appraisers, on matters relating to invoices and prices current.
 - 4. Immigration inspectors, on urgent immigration matters.
- 5. The Administrator of Veterans' Affairs, on routine pension matters and on routine matters relating to the activities of the Veterans' Administration (except telegrams, which must be transmitted through the Department of State).
 - 6. United States dispatch agents.
- 7. Officials of the Department of Justice and the Treasury Department charged with the prevention of smuggling, on urgent matters involving attempts to smuggle merchandise and prohibited articles into the United States.
 - 8. United States attorneys, on urgent cases in connection with pending trials.
- 149. Duties toward American citizens. The powers and duties of consular officers in respect to American citizens depend in a great measure upon the municipal law of the United States. No civil or criminal jurisdiction can be exercised by them over their countrymen without express authority of law or by treaty stipulation with the State in which they reside. Consular officers are particularly cautioned not to enter into any contentions that can be avoided, either with their countrymen or with the authorities or nationals of the country. They should use every endeavor to settle in an amicable manner all disputes in which their countrymen may be concerned, but they should take no part in litigation between citizens. Consular officers should countenance and protect American citizens before the authorities of the country in all cases in which they may be injured or oppressed; but at the same time they should impress upon such citizens their obligation to respect the laws of the country where they may be residing or traveling. It is the duty of consular officers to endeavor on all occasions to maintain and promote all the rightful interests of American citizens. and to protect them in all privileges that are provided for by treaty or are conceded by usage. If representations are made to the local authorities and fail to secure the proper redress, the case should be reported to the diplomatic mission and to the Department of State.
- 448. To be returned to local post office. All letters addressed in the care of a consular office should be held at the disposal of the addressees for the period prescribed by the laws of the country in which the consular office is situated. If unclaimed within such period, they should be redelivered, unopened and with stamps intact, to the local post office from which they were received, in order that they may be returned to the country of origin in pursuance of the provisions of the Universal Postal Convention. Consular officers will not return unclaimed letters by masters of vessels.

Section 449 of the Consular Regulations, being obsolete, is hereby canceled.

The first paragraph of item 42 of the Tariff of United States Consular Fees is amended to read:

Additional fee for all services contemplated by fees numbered 31, 33, 38, 39, 40, and 41 when rendered elsewhere than at the consular office at the request of the interested parties, for each hour or fraction thereof . . .

The following is established as item 50 of the Tariff of United States Consular Fees:

HERBERT HOOVER

THE WHITE HOUSE,

January 11, 1932.

[No. 5773]

Executive Order 5774. January 13, 1932

Executive Order

AMENDMENT OF SCHEDULE A, CIVIL-SERVICE RULES, TO PERMIT APPOINT-MENT OF MEMBERS OF NATIONAL HOMES WITHOUT EXAMINATION

Schedule A, Subdivision XVIII, paragraph 12, of the civil-service rules, is hereby amended to read as follows, to permit appointments of members of national homes without examination:

12. Positions in national soldiers' homes, when filled by the members of such homes, if, in the opinion of the Veterans' Administration, the duties of the positions can be satisfactorily performed by the employment of such members. If the

positions are filled otherwise than by members, selection is to be made in accordance with civil-service rules and regulations.

HERBERT HOOVER

THE WHITE HOUSE,

January 13, 1932.

[No. 5774]

Executive Order 5775. January 15, 1932

Executive Order

TRANSFER OF MINERS IN THE BUREAU OF MINES, WITH THEIR POSI-TIONS, FROM THE NONCOMPETITIVE TO THE COMPETITIVE SERVICE

Paragraph 4, Subdivision I, Schedule B, which reads as follows, and which excepts miners in the Bureau of Mines from competitive examination under the civil-service rules, is hereby revoked:

4. Miners, whether employed in rescue or first-aid work at rescue stations, on rescue cars, or at experimental mines, under the Bureau of Mines: *Provided*, That should the Civil Service Commission at any time have reason to believe that the privilege so afforded is abused it may revoke it.

This order places the positions of miners in the classified service and gives the occupants a competitive classified status. The commission concurs with the Secretary of Commerce in recommending this amendment.

HERBERT HOOVER

THE WHITE HOUSE,

January 15, 1932.

[No. 5775]

Executive Order 5776. January 18, 1932

Executive Order

AMENDMENT OF THE CIVIL-SERVICE RULES RELATING TO VETERANS'
PREFERENCE

Rule VI, paragraph 1, is amended to read as follows, the new matter being underlined:

Examination papers shall be rated on a scale of 100, and the subjects therein shall be given such relative weights as the commission may prescribe. Honorably discharged soldiers, sailors, and marines shall have five points added to their earned ratings in examinations for entrance to the classified service. Applicants for entrance examination who are honorably discharged and who establish by official records the present existence of a service-connected disability, or who are over 55 years of age and, because of disability, are entitled to pension, compensation, or disability allowance, under existing laws, and widows of honorably discharged soldiers, sailors, and marines, and wives of honorably discharged soldiers, sailors, and marines who because of service-connected disability, or who are over 55 years of age and because of disability, are themselves not qualified but whose wives are qualified for appointment, shall have 10 points added to their earned ratings; and this shall also apply to retired officers and enlisted men who establish through official sources the present existence of a service-connected disability in the same manner as is required of others who are granted disability preference. In examinations where experience is an element of qualifications, time spent in the military or naval service of the United States during the World War or the war with Spain shall be credited in an applicant's ratings where the applicant's actual employment in a similar vocation to that for which he applies was temporarily interrupted by such military or naval service but was resumed after his discharge. Competitors shall be duly notified of their ratings.

HERBERT HOOVER

THE WHITE HOUSE,

January 18, 1932.

[No. 5776]

1065

Executive Order 5777. January 19, 1932

Executive Order

AMENDMENT OF SCHEDULE B OF THE CIVIL-SERVICE RULES TO INCREASE
THE NUMBER OF POSITIONS OF HEADQUARTERS MESSENGER,
PHILIPPINE DEPARTMENT

Paragraph 3 of Schedule B, Subdivision IV, War Department, of positions excepted from the competitive feature of examination under the civil-service rules, is hereby amended to read as follows:

3. Four positions of headquarters messenger at the headquarters of the Philippine Department, when filled by honorably discharged enlisted men who have been on duty at those headquarters.

The effect of this amendment is to increase the number of positions, upon the recommendation of the War Department that the reasons for the exception are equally applicable to all four positions. The commission concurs with the department in recommending this amendment.

HERBERT HOOVER

THE WHITE HOUSE,

January 19, 1932.

[No. 5777]

Executive Order 5778. January 19, 1932

Executive Order

STIPULATIONS FOR THE PAYMENT OF PREVAILING RATE OF WAGES IN PUBLIC BUILDING CONTRACTS

In order to effect the purposes of the act entitled "AN ACT Relating to the rate of wages for laborers and mechanics employed on public buildings of the United States and the District of Columbia by contractors and subcontractors, and for

other purposes," approved March 3, 1931 (46 Stat. 1494), it is hereby ordered that in all contracts within the terms of said act there shall be added to the stipulation required by said act the following stipulations:

It is expressly understood and agreed that the aforesaid wages shall be paid unconditionally in full not less often than once a week and in lawful money of the United States, to the full amount accrued to each individual at time of payment and without subsequent deduction or rebate on any account.

It is expressly understood and agreed that for the purpose of said act every person, while performing work of a laborer or mechanic on the public work covered by this contract, is to be regarded as employed as a laborer or mechanic by the contractor or subcontractor, regardless of any contractual relationship alleged to exist between the contractor or subcontractor and such laborer or mechanic.

It is understood and agreed that the payrolls of the contractor and all subcontractors and agreements made by the contractor or subcontractor or any other party relating to the employment of laborers or mechanics, or the performance of the work of laborers and mechanics on said building, and to the wages or compensation to be paid therefor, are to be open to inspection by the contracting officer at such times as the latter may elect, provided that such inspection shall not interfere with the proper and orderly prosecution of the work, and that a clearly legible statement of the rates payable as aforesaid under this contract shall be posted by the contractor in a prominent and easily accessible place at the site of the work so that such statement may be seen at any time by persons engaged on the work.

It is further expressly understood and agreed that if it should be found by the contracting officer that any laborer or mechanic employed by the contractor or any subcontractor on the public work covered by this contract has been or is being paid a rate of wages less than the prevailing rate of wages, as aforesaid, the Government may, by written notice to the contractor, terminate his right to proceed with the work, or such part of the work as to which there has been a failure to pay said prevailing wages. In such event, it is understood and agreed that the Government may take over the work and prosecute the same to completion by contract or otherwise, and that the contractor and his sureties shall be liable to the Government for any excess cost occasioned the Government thereby.

This order shall apply to all such contracts for which bids are hereafter invited.

HERBERT HOOVER

THE WHITE HOUSE,

January 19, 1932.

[No. 5778]

Executive Order 5779. January 21, 1932

Executive Order

TONGASS NATIONAL FOREST

ALASKA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 34-36), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the tracts of land in Alaska lying within the following-described boundaries, heretofore occupied as home sites, be, and the same are hereby, excluded from the Tongass National Forest and restored to entry under the applicable public land laws:

Chs.

Beginning at corner No. 1, meander corner, on Killisnoo Harbor, Admiralty Island, in approximate latitude 57° 28′ N., longitude 134° 33′ W., which corner is a spruce post 4 ft. long, 3 in. square, firmly set on sandy beach, marked HS 1 MC; from which

Corner No. 2, meander corner, home site No. 178, bears S. 50° E., 3.00 chs. distant.

Lone Rock, visible at low tide, bears S. 54° W.

A blinker light north of Killisnoo dock bears N. 80° W.

Thence with meanders along line of approximate mean high tide:

- (1) N. 52° 15′ W., 4.00 chs.;
- (2) N. 54° W., 2.00 chs.;

to corner No. 2, meander corner, which is a spruce post 4 ft. long, 4 in. square, marked HS 2 MC; from which

Lone Rock bears S. 46° 30' W.

A blinker light north of Killisnoo dock bears N. 82° W.

A limby spruce, 14 in. diam., bears N. 17° W., 97 lks. distant, marked BT HS 2.

Thence N. 45° E.

7.00 Corner No. 3, a hemlock post 4 ft. long, 4 in. square, marked HS 3; from which

A spruce, 9 in. diam., bears N. 20° E., 9 lks. distant, marked BT HS 3.

Thence S. 45° E.

5. 94 Corner No. 4, a spruce post 4 ft. long, 4 in. square, marked HS 4; from which

Chs.

A spruce, 19 in. diam., bears N. 64° E., 44 lks. distant, marked BT HS 4.

Thence S. 45° W.

6.18 Corner No. 1, meander corner, and the place of beginning, containing 3.90 acres. The survey was made July 18, 1929; the bearings of the lines were determined by needle compass, allowing a variation of 30° E., and are intended to refer to the true meridian.

Beginning at point for corner No. 1, not set because of liability to destruction by tides, on east shore of the outlet to Auke Bay, in approximate latitude 58° 28′ N., longitude 134° 38′ W.

Thence S. 70° E.

0. 18 Witness corner to corner No. 1, meander corner, which is a post, 5 ft. long, 3 in. diam., set 2 ft. in the ground, marked HS 1 WCMC; from which

Witness corner to corner No. 2, meander corner, United States Survey No. 1500, bears N. 11° E., 6.38 chs. distant.

A spruce, 11 in. diam., bears N. 45° E., 2.08 chs. distant, marked WHS 1 WCMC.

1.71 To corner No. 2, which is a hemlock post, 5½ ft. long, 6 in. diam., squared to 4 in., set 1½ ft. in the ground, marked HS 2; from which

A hemlock, 12 in. diam., bears N. 5½° W., 16 lks. distant, marked WHS 2.

Thence traversing Fritz Cove Road, 33 ft. westerly from the center thereof:

S. 1910 W., 1.30 chs.;

S. 2° E., 1.57 chs.;

S. 16° E., 3.47 chs.; to corner No. 3, identical with corner No. 3, tract No. 2, which is a hemlock stump, 2 ft. diam., marked X HS 3 Lot 1-2 on southwest face; from which

A hemlock, 11 in. diam., bears S. 25° W., 17 lks. distant, marked WHS 3.

Thence S. 76° W.

- 3. 43 Witness corner to corner No. 4, meander corner, which is a spruce post, 5 ft. long, 4 in. diam., squared to 3 in., set 1 ft. in ground in mound of stone, marked HS 4 WCMC Lots 1-2.
- 3.78 Point for corner No. 4, meander corner, identical with corner No. 4, tract 2, not set because of liability to destruction by tides.

Thence with meanders along line of approximate mean high tide:

- (1) N. 40° W., 3.40 chs.;
- (2) N. 35° 45′ E., 6.25 chs.;

to point for corner No. 1, and place of beginning, containing approximately 2.60 acres. The survey was made in May, 1929; the bearings

Chs.

of the lines were determined by needle compass, allowing a variation of 30° 30′ E., and are intended to refer to the true meridian.

Beginning at corner No. 1, meander corner, on Killisnoo Harbor, Admiralty Island, in approximate latitude 57° 28′ N., longitude 134° 32′ W., which corner is a spruce post 4 ft. long, 4 in. square, set firmly in the ground, marked HS 1 MC; corner is set on sandy beach at edge of a rocky point; from which

Lone Rock, Killisnoo Harbor, visible at low tide, bears S. 71° 30′ W. A blinker light north of Killisnoo dock bears N. 73° W.

A spruce, 16 in. diam., bears S. 76° E., 27 lks. distant, marked BT HS 1.

Thence with meanders along line of approximate mean high tide:

- (1) N. 30° W., 4.00 chs.;
- (2) N. 43° W., 2.00 chs.;

to corner No. 2, meander corner, identical with corner No. 1, home site No. 178, which is a spruce post 4 ft. long, 3 in. square, firmly set, marked HS 2 MC HS 1 MC; from which

Lone Rock bears S. 64° 30' W.

A blinker light north of Killisnoo dock bears N. 76° 30' W.

Thence N. 45° E.

5. 90 Corner No. 3, identical with corner No. 4, home site No. 178, which is a hemlock post 4 ft. long, 4 in. square, marked HS 3 HS 4; from which

A spruce, 17 in. diam., bears N. 63° E., 26 lks. distant, marked BT HS 3 HS 4.

Thence S. 45° E.

5. 86 | Corner No. 4, a hemlock post 4 ft. long, 4 in. square, marked HS 4; from which

A hemlock, 16 in. diam., bears N. 55° E., 15 lks. distant, marked BT HS 4.

Thence S. 45° W.

7.00 Corner No. 1, meander corner, and the place of beginning, containing approximately 3.68 acres. The survey was made July 17, 1929; the bearings of the lines were determined by needle compass, allowing a variation of 30° E., and are intended to refer to the true meridian.

Beginning at corner No. 1, meander corner, home site No. 32, on north shore of Gastineau Channel, in approximate latitude 58° 19′ N., longitude 134° 32′ W., which corner is a spruce post 3½ ft. long, 4 in. square, set firmly in the ground, marked HS 1 MC; from which

Corner No. 3, H.E.S. No. 174, bears N. 80% W., 20.41 chs. distant.

Summit Island bears S. 48½° W.

A spruce, 24 in. diam., bears N. 2½° E., 98 lks. distant, marked H 1 MC BT.

Chs.

A spruce, 14 in. diam., bears N. 38° W., 206 chs. distant, marked H 1 MC BT.

Thence with meanders along line of approximate mean high tide of Gastineau Channel:

- (1) S. 41%° E., 2.00 chs.; (2) S. 10° E., 5.55 chs.;
- (3) S. 36½° E., 2.00 chs.;
- (4) S. 69½° E., 2.37 chs.;
- (5) S. 30½° E., 0.47 chs.;

to corner No. 2, meander corner, not set because of liability to destruction by tides.

Thence north.

- 0.46 Witness corner to corner No. 2, meander corner, which is a spruce post 3½ ft. long, 4 in. square, set firmly in a mound of stone, marked WC MC 2; from which
 - A spruce, 8 in. diam., bears S. 39° W., 5½ lks. distant, marked WC MC 2 BT.
 - A spruce, 20 in. diam., bears S. 77½° E., 23 lks. distant, marked WC MC 2 BT.
- 11. 23 Corner No. 3, a hemlock post 4½ ft. long, 5 in. diam., squared to 3½ in., set 11/2 ft. in the ground, marked HS 3; from which
 - A hemlock, 15 in. diam., bears S. 24½° E., 35 lks. distant, marked WHS 3.
 - A hemlock, 8 in. diam., bears N. 56° W., 12 lks. distant, marked WHS 3.

Thence along edge of power-line right of way S. 87° 30' W.

- 5. 94 Corner No. 4, a hemlock post 4½ ft. long, 6 in. diam., squared to 4½ in., set 1½ ft. in the ground, marked HS 4; from which
 - A spruce, 18 in. diam., bears S. 9%° E., 32 lks. distant, marked

Thence south.

1.28 Corner No. 1, meander corner, and the place of beginning, containing approximately 4.46 acres. The survey was made March 7, 1928; the bearings of the lines were determined by needle compass, allowing a variation of 30° 30' E., and are intended to refer to the true meridian.

Beginning at corner No. 1, meander corner, identical with corner No. 1, meander corner, home site No. 14, on the east shore of Auke Bay, in approximate latitude 58° 22' N., longitude 134° 38' W.; not set because of liability to destruction by tides.

Thence with meanders along line of approximate mean high tide:

- (1) S. 73° E., 1.50 chs.;
- (2) S. 38% E., 2.40 chs.;

- Chs. to corner No. 2, meander corner, identical with corner No. 2, meander corner, of R O W, not set because of liability to destruction by tides.

 Thence N. 49° E.
- 0. 32 Witness corner to corner No. 2, meander corner, which is a spruce post 5 ft. long, 5½ in. diam., 4 in. square, set 1 ft. in ground in mound of stones, marked WC MC HS 2 R O W; from which
 - A spruce, 10 in. diam., bears N. 47° E., 1.78 chs. distant, marked W/WCMC.
- 4. 16 Corner No. 3, identical with corner No. 3 of R O W, which is a hemlock post 5½ ft. long, 5½ in. diam., 4 in. square, set 1½ ft. in ground, marked HS 3—R O W; from which
 - A hemlock, 30 in. diam., bears S. 54° W., 26 lks. distant, marked WHS 3.
 - A hemlock, 24 in. diam., bears N. 45° W., 56 lks. distant, marked WHS 3.
 - Thence N. 56° W., along Fritz Cove Road, and 33 ft. from the center line thereof.
- 4.75 Corner No. 4, identical with corner No. 4, home site No. 14, which is a hemlock post 6 ft. long, 6 in. diam., 4 in. square, set 1½ ft. in ground, marked HS 4; from which
 - A hemlock, 34 in. diam., bears S. 66° E., 22 lks. distant, marked WHS 4.
 - A forked hemlock, 16 in. diam., bears S. 32½° W., 40 lks. distant, marked WHS 4.

Thence S. 36° W.

- 3.35 Witness corner to corner No. 1, meander corner, which is a squared stake driven firmly in ground, marked WCMC Lot 9-10; from which
 - A hemlock, 10 in. diam., bears N. 33° W., 22 lks. distant, marked W/WCMC.
- 3.77 Corner No. 1, meander corner, and the place of beginning, exclusive of the following-described area:
 - Beginning at corner No. 1, meander corner, on the east shore of Auke Bay, not set because of liability to destruction by tides.

 Thence N. 21° E.
- 0.50 Witness corner to corner No. 1, meander corner, which is an angle-iron stake set firmly in the ground, marked COR 1; from which
 - Witness corner to corner No. 1, meander corner, common to home sites Nos. 14 and 35, bears N. 71° W., 92 lks. distant.
 - A spruce, 12 in. diam., bears N. 49° W., 99 lks. distant, marked W P S 1.
- 0. 60 | Corner No. 2, not set.

Thence S. 73° E.

Chs.

0.50 | Corner No. 3, not set.

Thence S. 21° W.

- 0. 10 Witness corner to corner No. 2, meander corner, an angle-iron stake set firmly in the ground, marked COR 2.
- 0. 50 Corner No. 2, meander corner, not set because of liability to destruction by tides.

Thence with meanders along line of approximate mean high tide, N. 73° W.

0.50 Corner No. 1, meander corner, and the place of beginning. The survey was made in May, 1929; the bearings of the lines were determined by needle compass, allowing a variation of 30° 30′ E., and are intended to refer to the true meridian. Net area of home site No. 35—1.53 acres.

Beginning at corner No. 1, identical with corner No. 3, home site No. 32, on north shore of Gastineau Channel, in approximate latitude 58° 19′ N., longitude 134° 32′ W.

Thence south, along west boundary of home site No. 32.

- 10. 77 Witness corner to corner No. 2, meander corner, which is a spruce post 3½ ft. long, 4 in. square, set in a mound of stone, marked WC MC 2; from which
 - A spruce, 8 in. diam., bears S. 39° W., 5½ lks. distant, marked WC MC 2 BT.
 - A spruce, 20 in. diam., bears S. 77½° E., 23 lks. distant, marked WC MC 2 BT.
- 11. 23 Corner No. 2, meander corner, identical with corner No. 2, meander corner, of home site No. 32; not set because of liability to destruction by tides.

Thence with meanders along line of approximate mean high tide of Gastineau Channel:

- (1) S. 30° E., 1.97 chs.;
- (2) S. 62° E., 2.83 chs.;
- (3) S. 44½° E., 0.16 chs.;

to corner No. 3, meander corner, not set because of liability to destruction by tides.

Thence north.

- 0.30 Witness corner to corner No. 3, meander corner, which is a spruce post 3½ ft. long, 4 in. square, set in mound of stone, marked HS WC MC 3; from which
 - A spruce, 6 in. diam., bears S. 60° E., 33 lks. distant, marked HS WC MC 3 BT.
- 14. 51 Corner No. 4, a hemlock post 3½ ft. long, 4 in. square, set firmly in ground, marked HS 4; from which
 - A lodgepole pine, 14 in. diam., bears S. 10° E., 65 lks. distant, marked HS 4 BT.

Chs. Thence S. 87° 30' W., along edge of right of way.

3.59 Corner No. 1, and place of beginning, containing approximately 4.77 acres. The survey was made in March, 1928; the bearings of the lines were determined by needle compass, allowing a variation of 30° 30′ E., and are intended to refer to the true meridian.

Beginning at corner No. 1, meander corner, on Favorite Bay, Admiralty Island, in approximate latitude 57° 29′ N., longitude 134° 34′ W., which corner is a spruce post 5 ft. long, 4 in. square, set firmly in the ground, marked HS 1 MC; from which

Rose Rock bears N. 32° W.

A timbered point across the inlet bears N. 4° E.

A hemlock, 26 in. diam., bears S. 10° E., 1.11 chs. distant, marked BT HS 1.

Thence with meanders along line of approximate mean high tide:

- (1) N. 59° W., 3.50 chs.;
- (2) N. 49° W., 2.00 chs.;
- (3) N. 55° W., 2.00 chs.;
- (4) N. 47° 30′ W., 1.05 chs.;
- (5) N. 25° W., 0.56 chs.;

to corner No. 2, meander corner, which is a spruce tree 8 in. diam., cut off 5 ft. above the ground, 4 in. square, marked HS 2 MC; from which

A timbered point across the inlet bears N. 20° 30' E.

A hemlock, 20 in. diam., bears N. 42° W., 0.26 chs. distant, marked BT HS 2.

Thence S. 31° W.

5. 50 Corner No. 3, a hemlock post 5 ft. long, 4 in. square, set firmly in the ground, marked HS 3; from which

A hemlock, 38 in. diam., bears S. 85° W., 0.13 chs. distant, marked BT HS 3.

Thence S. 52° 30' E.

9. 02 Corner No. 4, a hemlock post 5 ft. long, 4 in. square, set firmly in the ground, marked HS 4; from which

A hemlock, 20 in. diam., bears S. 37° E., 0.32 chs. distant, marked BT HS 4.

Thence N. 31° E.

5. 50 Corner No. 1, meander corner, and place of beginning, containing approximately 4.69 acres. The survey was made April 9, 1929; the bearings of the lines were determined by needle compass, allowing a variation of 30° E., and are intended to refer to the true meridian.

Beginning at corner No. 1, meander corner, home site No. 238, on Favorite Bay, Admiralty Island, in approximate latitude 57° 29′ 45″ N., and longitude 134° 34′ W., which corner is a spruce post 5 ft. long,

Chs. 4 in. square, set firmly in the ground. Corner is set on west side of a small stream; from which

The highest point on Rose Rock bears N. 10° W.

A point of timber across the inlet bears N. 48° E.

A spruce, 10 in. diam., bears S. 75° W., 41 lks. distant, marked BT HS 1.

Thence with meanders along line of approximate mean high tide:

- (1) N. 84° E., 2.00 chs.;
- (2) N. 66° E., 2.00 chs.;
- (3) N. 34° E., 2.00 chs.;
- (4) N. 28° E., 2.00 chs.;
- (5) S. 63° E., 1.00 chs.;
- (6) S. 30° E., 4.00 chs.;
- (7) S. 2° W., 2.00 chs.;
- (8) S. 10° W., .80 chs.;
- (9) S. 34° W., 2.00 chs.;
- (10) S. 22° W., 0.78 chs.;

to corner No. 2, meander corner, which is a spruce post, 5 ft. long, 3 in. square, set firmly in the ground, marked HS 2 MC; from which

Corner No. 1 of John Hunter's home site bears S. 10° W., 2.00 chs. distant.

A timbered point across the inlet bears N. 40° E.

A hemlock, 19 in. diam., bears S. 45° W., 74 lks. distant, marked BT HS 2.

Thence S. 48° W.

1.50 Corner No. 3, a spruce post, 5 ft. long, 4 in. square, set firmly in the ground, marked HS 3; from which

The nearest point of the Angoon-Killisnoo Trail bears S. 48° W.,

A spruce, 9 in. diam., bears S. 21° 30′ W., 33 lks., marked BT HS 3.

Thence N. 47° W., along trail right of way.

8. 26 Corner No. 1, and the place of beginning, containing approximately 4.28 acres. The survey was made April 12, 1929; the bearings of the lines were determined by needle compass, allowing a variation of 30° E., and are intended to refer to the true meridian.

HERBERT HOOVER

THE WHITE HOUSE,

January 21, 1932.

[No. 5779]

Executive Order 5780. January 25, 1932

Executive Order

Public Water Restoration No. 71

ARIZONA AND UTAH

So much of Executive orders of April 17, 1916, creating Public Water Reserve No. 34, Arizona No. 5, as modified by Interpretation No. 29 of November 20, 1926; and of March 29, 1912, creating Public Water Reserve No. 1, Utah No. 1, as affects the land hereinafter listed is hereby revoked, and all such land not otherwise reserved or withdrawn is hereby restored to the public domain and shall become subject to disposition under the laws applicable thereto upon such date and after such notice as may be hereafter determined and announced.

ARIZONA

GILA AND SALT RIVER MERIDIAN

Lands affected in Public Water Reserve No. 34:

T. 39 N., R. 13 W., sec. 5, S. ½ NW. ¼, N. ½ SW. ¼, NW. ¼ SE. ¼.

Utah

SALT LAKE MERIDIAN

Lands affected in Public Water Reserve No. 1:

T. 20 S., R. 19 W., sec. 10, NE. 1/4 SE. 1/4.

HERBERT HOOVER

THE WHITE HOUSE,

January 25, 1932.

[No. 5780]

Executive Order 5781. January 28, 1932

Executive Order

APPOINTMENT OF MRS. FLORENCE C. BROCK

Mrs. Florence C. Brock, widow of Thomas S. Brock who served for over 30 years in and under the Department of the Interior and the Department of Agriculture, may be appointed to the position of junior clerk, Bureau of Public Roads, Department of Agriculture, without reference to the requirements of the civil-service rules.

HERBERT HOOVER

THE WHITE HOUSE,

January 28, 1932.

[No. 5781]

Executive Order 5782. January 28, 1932

Executive Order

HUTTON LAKE MIGRATORY BIRD REFUGE, ENLARGED

WYOMING

It is hereby ordered that the following-described area in Albany County, Wyo., be, and the same is hereby, reserved and set apart for the use of the Department of Agriculture as a refuge and breeding ground for birds and wild animals, subject to existing valid rights:

SIXTH PRINCIPAL MERIDIAN

T. 14 N., R. 74 W., sec. 8, lot 1, E. ½ NE. ½, and NE. ½ SE. ½.

The lands involved are an addition to the Hutton Lake Migratory Bird Refuge, which is being acquired under authority of the Migratory Bird Conservation Act of February 18, 1929 (45 Stat. 1222–1226; U. S. Code, Supp. IV, title 16, ch. 7a).

It is unlawful within this reservation (a) to hunt, trap, capture, willfully disturb, or kill any wild animal or bird of any kind whatever, to take or destroy the nests or eggs of any wild bird, to occupy or use any part of the reservation, or to enter thereon for any purpose, except under such rules and regulations as may be prescribed by the Secretary of Agriculture; (b) to cut, burn, or destroy any timber, underbrush, grass, or other natural growth; (c) willfully to leave fire or to suffer it to burn unattended near any forest, timber, or other inflammable material; (d) after building a fire in or near any forest, timber, or other inflammable material, to leave it without totally extinguishing it; and (e) willfully to injure, molest, or destroy any property of the United States.

Warning is given to all persons not to commit any of the acts herein enumerated, under the penalties prescribed by sections 106, 107, and 145 of chapter 4, title 18, United States Code (35 Stat. 1088, 1098, and 43 Stat. 98), or by section 10 of the Migratory Bird Conservation Act of February 18, 1929 (45 Stat. 1222, 1224; U. S. Code, Supp. IV, title 16, ch. 7a, sec. 715i).

HERBERT HOOVER

THE WHITE HOUSE,

January 28, 1932.

[No. 5782]

Executive Order 5783. January 29, 1932

Executive Order

BAMFORTH LAKE MIGRATORY BIRD REFUGE, ENLARGED

WYOMING

It is hereby ordered that the following-described area in Albany County, Wyo., be, and the same is hereby, reserved and set apart for the use of the Department of Agriculture as a refuge and breeding ground for birds and wild animals, subject to existing valid rights:

Sixth Principal Meridian
T. 16 N., R. 74 W., sec. 6, lots 3, 4, 5, and SE. ¼ NW. ¼.

The lands involved are an addition to the Bamforth Lake Migratory Bird Refuge, which is being acquired under authority of the Migratory Bird Conservation Act of February 18, 1929 (45 Stat. 1222-1226; U. S. Code, Supp. IV, title 16, ch. 7a).

It is unlawful within this reservation (a) to hunt, trap, capture, willfully disturb, or kill any wild animal or bird of any kind whatever, to take or destroy the nests or eggs of any wild bird, to occupy or use any part of the reservation, or to enter thereon for any purpose, except under such rules and regulations as may be prescribed by the Secretary of Agriculture; (b) to cut, burn, or destroy any timber, underbrush, grass, or other natural growth; (c) willfully to leave fire or to suffer it to burn unattended near any forest, timber, or other inflammable material; (d) after building a fire in or near any forest, timber, or other inflammable material, to leave it without totally extinguishing it; and (e) willfully to injure, molest, or destroy any property of the United States.

Warning is given to all persons not to commit any of the acts herein enumerated, under the penalties prescribed by sections 106, 107, and 145 of chapter 4, title 18, United States Code (35 Stat. 1088, 1098, and 43 Stat. 98), or by section 10 of the Migratory Bird Conservation Act of February 18, 1929 (45 Stat. 1222, 1224; U. S. Code, Supp. IV, title 16, ch. 7a, sec. 715i).

HERBERT HOOVER

THE WHITE HOUSE,

January 29, 1932.

[No. 5783]

Executive Order 5784. January 29, 1932

Executive Order

WITHDRAWAL OF LANDS FOR USE OF ALASKA ROAD COMMISSION

ALASKA

It is hereby ordered that the portion of Fort William H. Seward Military Reservation (now Chilkoot Barracks), in Alaska, described as the Clay Reserve, which was transferred to the control of the Secretary of the Interior by Executive Order No. 4131, dated January 22, 1925, under the act of July 5, 1884 (23 Stat. 103-104),

be, and the same is hereby, withdrawn for the use of the Alaska Road Commission; and when no longer needed by said commission, the lands are to be returned to the control of the Secretary of the Interior for disposal under the act of March 27, 1928 (45 Stat. 371), or as may be otherwise provided by law.

HERBERT HOOVER

THE WHITE HOUSE,

January 29, 1932.

[No. 5784]

Executive Order 5785. January 29, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY
NEW MEXICO

It is hereby ordered that Executive Order No. 5091, dated April 9, 1929, which withdrew the public lands in Tps. 16 N., Rs. 12 and 13 E., New Mexico principal meridian, New Mexico, pending resurvey, be, and the same is hereby, revoked.

HERBERT HOOVER

THE WHITE HOUSE,

January 29, 1932.

[No. 5785]

Executive Order 5786. January 30, 1932

Executive Order

DEFENSIVE SEA AREA OFF THE COAST OF NORTH CAROLINA

By virtue of authority vested in me as Chief Executive and by the provisions of section 44 of the Criminal Code (U. S. Code, title 18, sec. 96), I hereby declare the following bounded waters off the coast of North Carolina and southeast of Kittyhawk Coast Guard Station, comprising approximately two-thirds of a square mile, to be a defensive sea area for purposes of national defense:

Beginning at a point latitude 36° 03′ N., longitude 75° 37′.4 W.; thence to a point latitude 36° 03′.3 N., longitude 75° 36′.7 W.; thence to a point latitude 36° 02′.28 N., longitude 75° 36′.15 W.; thence to a point latitude 36° 02′ N., longitude 75° 36′.8 W.; and thence to point of beginning.

At no time shall vessels or other craft be navigated within the area above defined except such as are authorized by the Secretary of the Navy.

Any violations of the provisions of this order shall be subject to the penalties provided by law.

HERBERT HOOVER

THE WHITE HOUSE,

January 30, 1932.

[No. 5786]

Executive Order 5787. February 2, 1932

Executive Order

AMENDMENT OF SCHEDULE A OF THE CIVIL-SERVICE RULES, EXCEPTING POSITIONS IN THE DEPARTMENT OF JUSTICE

Subdivision VI of Schedule A, positions excepted from examination, under the Department of Justice, is hereby amended to read as follows:

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VI. DEPARTMENT OF JUSTICE

- 1. (a) Director and not more than three assistant directors of prisons.
 - (b) Members of the Board of Parole.
- (c) Wardens and superintendents, deputy wardens and assistant superintendents of Federal penal and correctional institutions.
- (d) One industrial superintendent at each Federal penal and correctional institution.
 - (e) Inspectors of prisons.
 - 2. One clerk to each United States district attorney.
 - 3. Special employees having individual knowledge of violations of prohibition law.
- 4. Not exceeding eight positions in the immediate office of the Attorney General, in addition to private secretary and assistant private secretary excepted under Subdivision I of Schedule A.
- 5. One private secretary, or confidential clerk, each, to the Solicitor General, the Assistant to the Attorney General, and the Assistant Attorneys General in addition to those allowed under clause 1, of Subdivision I, of Schedule A.
 - 6. All positions in the Bureau of Investigation except fingerprint classifiers.

This order, which is recommended by the commission and concurred in by the department, is designed to diminish the number of excepted positions and improve the service, and shall be effective February 1, 1932.

HERBERT HOOVER

THE WHITE HOUSE,

February 2, 1932.

[No. 5787]

Executive Order 5788. February 2, 1932

Executive Order

Size, Weight, and Speed of Motor Vehicles Using the Public Highways of the Canal Zone

By virtue of an act of Congress entitled "AN ACT Extending certain privileges of canal employees to other officials on the Canal Zone and authorizing the President to make rules and regulations affecting health, sanitation, quarantine, taxation, public roads, self-propelled vehicles, and police powers on the Canal Zone, and for

other purposes, including provision as to certain fees, money orders, and interest deposits," approved August 21, 1916 (39 Stat. 527-529), I hereby establish the following Executive order for the Canal Zone to become effective March 1, 1932, regulating the size, weight, tire sizes, and speeds of trucks or other heavy vehicles or equipment using the public highways of the Canal Zone:

SIZE RESTRICTIONS

- 1. Width, including load, 96 inches.
- 2. Height, including load, 13 feet 6 inches.
- 3. Length, including load: (a) Single vehicles, 33 feet; (b) combination of vehicles, 75 feet. A truck carrying lumber, pipe, etc., if otherwise complying with regulations, will be allowed a total length over all of 40 feet, provided speed is not greater than 12 miles per hour and rear end is protected by red flag.

GROSS WEIGHT RESTRICTIONS

- 4. A single vehicular unit of four wheels or less, maximum 28,000 pounds. (Tractor, semitrailer, or trailer to be regarded as a separate unit.)
- 5. Any one axle of a single vehicular unit of four wheels or less or any axle of semitrailer or trailer, maximum 22,400 pounds.
- 6. Weight per inch width of tire measured between flanges of the rim in case of solid rubber tires shall be as follows:

Size of tire	Load per inch (maximum)
3 inches	400 pounds
3½ inches	400 pounds
4 inches	500 pounds
5 inches	600 pounds
6 inches	700 pounds
7 inches	800 pounds
8 inches	800 pounds
10 inches	800 pounds
12 inches	800 pounds
14 inches	800 pounds

SIZE OF TIRES

7. The minimum thickness of rubber for solid rubber tires shall be:

3-inch, 3½-inch, 4-inch, 5-inch tires	1 inch
6-inch, 7-inch, 8-inch tires	1¼ inches
10-inch, 12-inch, 14-inch tires	1½ inches

8. The load-carrying capacity and inflation pressures of pneumatic tires should be governed by the ratings established by the Tire and Rim Association, Inc., for efficient operation. This is not, however, a regulation carrying a penalty for violation.

DEFINITIONS

- 9. Pneumatic tires—All tires inflated with compressed air.
- 10. Solid rubber tires—Every tire made of rubber other than a pneumatic tire. Cushion tires are included in this classification.

SPEED RESTRICTIONS

11. The speed restrictions for vehicles carrying freight and equipped with solid rubber tires shall be:

Not over 5,000 pounds	20 M.P.H.
5,000 to 12,000 pounds	15 M.P.H.
Over 12,000 pounds	12 M.P.H.

12. These speeds apply both to town and country traffic except that existing speed limits within towns must not be exceeded.

SPECIAL PERMITS

- 13. Vehicular units of more than four wheels exceeding weights for four-wheel units, tractors, overweight trailers or special units, vehicles requiring correction of tire specifications, and any unit to be moved over the Canal Zone public highways and not within the above-specified limitations, must, prior to movement, be provided with a permit, either permanent or temporary as circumstances may warrant, issued by the Municipal Engineer and approved by the Engineer of Maintenance or the Assistant Engineer of Maintenance, stating the conditions as to weight, speed limits, time of movement, and other necessary conditions under which such equipment may be moved. This permit must, if practicable, accompany the equipment when being moved.
- 14. The Governor of the Panama Canal is authorized to issue permits or orders making exception to any regulation herein when in his judgment such exception is justifiable and for the public welfare.
- 15. In time of war or public emergency these restrictions shall not apply to vehicles or equipment operated by authority of the Government of the United States. The statement of the person or officer in direct charge of the equipment that an emergency exists shall be accepted by police or traffic officers and no arrest shall be made. Such cases, however, shall be reported to higher authority.
- 16. Any person violating these regulations will be subject to prosecution and, upon conviction, may be punished by fine not to exceed \$25, or by imprisonment in jail not to exceed 30 days, or by both such fine and imprisonment, in the court's discretion, as provided by the act of Congress approved August 21, 1916.

HERBERT HOOVER

THE WHITE HOUSE,

February 2, 1932.

[No. 5788]

Executive Order 5789. February 2, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

CALIFORNIA

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the following public lands be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey thereof under the act of March 3, 1909 (35 Stat. 845):

SAN BERNARDINO MERIDIAN, CALIFORNIA

T. 18 N., R. 13 E., secs. 1 and 12;

T. 17 N., R. 14 E., secs. 1 and 12;

T. 18 N., R. 14 E., secs. 7, 8, 16, 17, 18, 20, 21, 27, 28, 34, 35;

T. 16 N., R. 15 E., secs. 1 and 12;

T. 17 N., R. 15 E., secs. 7, 17, 18, 20, 21, 27, 28, 34, 35;

T. 16 N., R. 16 E., secs. 7, 17, 18, 20, 21, 27, 28, 34, 35;

T. 15 N., R. 17 E., secs. 4, 5, 9, 10, 14, 15, 23, 24, 25;

T. 14 N., R. 18 E., secs. 4, 5, 9, 10, 14, 15, 23, 24, 25;

T. 15 N., R. 18 E., secs. 30 to 32, inclusive;

T. 13 N., R. 19 E., secs. 4, 5, 9, 10, 14, 15, 23, 24, 25;

T. 14 N., R. 19 E., secs. 30 to 32, inclusive;

T. 12 N., R. 20 E., secs. 4, 5, 9, 10, 14, 15, 23, 24, 25;

T. 13 N., R. 20 E., secs. 30 to 32, inclusive;

T. 11 N., R. 21 E., secs. 4, 5, 9, 10, 14, 15, 23, 24, 25;

T. 12 N., R. 21 E., secs. 31 and 32;

T. 11 N., R. 22 E., secs. 30 and 31.

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

February 2, 1932.

[No. 5789]

Executive Order 5790. February 2, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

NEW MEXICO

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in townships 8 south, ranges 18 and 23 east of the New Mexico principal meridian, New Mexico, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, February 2, 1932.

[No. 5790]

Executive Order 5791. February 2, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

COLORADO

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in

township 10 south, range 94 west of the sixth principal meridian, Colorado, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

February 2, 1932.

[No. 5791]

Executive Order 5792. February 2, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

NEVADA

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the following public lands be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey thereof under the act of March 3, 1909 (35 Stat. 845):

MOUNT DIABLO MERIDIAN, NEVADA

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T. 24 S., R. 56 E., secs. 6, 7, 8, 16, 17, 21, 22, 26, 27, 35, 36;
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T. 25 S., R. 56 E., sec. 1;

T. 25 S., R. 57 E., secs. 6, 7, 8, 16, 17, 21, 22, 26, 27, 35, 36;

T. 26 S., R. 57 E., sec. 1;

T. 26 S., R. 58 E., secs. 6, 7, 8, 16, 17, 21, 22, 26, 27, 35, 36;

T. 27 S., R. 58 E., sec. 1;

T. 27 S., R. 59 E., secs. 6, 7, 8, 16, 17, 21, 22, 26, 27, 35, 36;

T. 28 S., R. 59 E., sec. 1;

T. 28 S., R. 60 E., secs. 5, 6, 7, 8, 9, 15, 16, 17, 21, 22, 26, 27, 35, 36;

T. 29 S., R. 60 E., sec. 1;

T. 28 S., R. 61 E., sec. 31;

T. 29 S., R. 61 E., secs. 5, 6, 7, 8, 9, 15, 16, 17, 21, 22, 23, 25, 26, 27, 35, 36;

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T. 29 S., R. 62 E., sec. 31;
T. 30 S., R. 62 E., secs. 5, 6, 7, 8, 9, 15, 16, 17, 21, 22, 23, 25, 26, 27, 35, 36;
T. 31 S., R. 62 E., sec. 1;
T. 30 S., R. 63 E., sec. 31;
T. 31 S., R. 63 E., secs. 5, 6, 7, 8, 9, 14, 15, 16, 21, 22, 23, 24, 25, 26, 35, 36;
T. 32 S., R. 63 E., sec. 1;
T. 31 S., R. 64 E., secs. 30 to 32, inclusive;
T. 32 S., R. 64 E., secs. 4, 5, 6, 7, 8, 9, 10, 14, 15, 16, 17, 21, 22, 23, 24, 25, 26, 27, 35, 36;
T. 32 S., R. 65 E., secs. 30 to 32, inclusive;
T. 33 S., R. 65 E., secs. 4, 5, 6, 8, 9, 10, 14, 15, 16, 22, 23, 24, 25, 26, 36.
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This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, February 2, 1932.

[No. 5792]

Executive Order 5793. February 3, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

WYOMING

It is hereby ordered that Executive Order No. 4882, dated May 16, 1928, which withdrew, among other lands, the public lands in T. 53 N., R. 63 W., sixth principal meridian, Wyoming, pending a resurvey, be, and the same is hereby, revoked, as to said township.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), that, subject to valid rights, the unreserved public lands in said township, if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, by qualified ex-service men for whose service recognition is granted by the resolution, for a period of 91 days beginning with the date of the official filing of the plat of resurvey of said township, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE, February 3, 1932.

[No. 5793]

Executive Order 5794. February 5, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR LOOKOUT STATION

CALIFORNIA

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions therein expressed, it is hereby ordered that the W. ½ NW. ½ sec. 24, T. 30 N., R. 14 E., Mount Diablo meridian, California, containing 80 acres, be, and the same is hereby, temporarily withdrawn from settlement, location, sale, or entry for use as a lookout station in connection with cooperative forest-protection work.

This order shall remain in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, February 5, 1932.

[No. 5794]

Executive Order 5795. February 9, 1932

Executive Order

Power-Site Restoration No. 468

WYOMING

So much of the order of July 13, 1911, creating Power-Site Reserve No. 190, as affects the lands hereinafter described, is hereby revoked:

SIXTH PRINCIPAL MERIDIAN
T. 38 N., R. 110 W., sec. 36, SW. %.

HERBERT HOOVER

THE WHITE HOUSE, February 9, 1932.

[No. 5795]

Executive Order 5796. February 10, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR CLASSIFICATION

ILLINOIS AND WISCONSIN

Pursuant to the authority conferred upon me by the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of Congress approved August 24, 1912 (37 Stat. 497), it is hereby ordered that all public lands of the United States as hereinafter indicated be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, subject to valid existing rights in and to the same, pending classification and legislation:

All islands in the Fox River in Illinois and Wisconsin and in the chain of lakes in said States drained thereby and all lands in the drainage basin through which the river flows.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, February 10, 1932.

[No. 5796]

Executive Order 5797. February 11, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY WYOMING

It is hereby ordered that Executive Order No. 4608, dated March 10, 1927, which withdrew, among other lands, the public lands in T. 46 N., R. 90 W., and T. 47 N., R. 91 W., sixth principal meridian, Wyoming, pending resurveys, be, and the same is hereby, revoked as to the above-mentioned townships.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), and subject to valid rights, that the above-described lands, if otherwise subject to disposition, shall be opened, under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, for a period of 91 days beginning with the date of the official filing of the plat of resurvey, by qualified ex-service men for whose service recognition is granted by the resolution, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE, February 11, 1932.

[No. 5797]

Executive Order 5798. February 11, 1932

Executive Order

Power-Site Restoration No. 467

OREGON

So much of Executive order of December 12, 1917, creating Power-Site Reserve No. 660, as affects the lands hereinafter described, is hereby revoked:

WILLAMETTE MERIDIAN

T. 2 S., R. 5 E., sec. 7, lot 5; sec. 15, N. ½ NW. ½, SW. ½ NW. ½.

HERBERT HOOVER

THE WHITE HOUSE, February 11, 1932.

[No. 5798]

Executive Order 5799. February 15, 1932

Executive Order

WITHDRAWAL OF LANDS FOR McCLELLAN PEAK ADMINISTRATIVE SITE

NEVADA

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the N. ½ NW. ½ sec. 14, T. 16 N., R. 20 E., Mount Diablo meridian, Nevada, 80 acres, be, and the same is hereby, withdrawn and reserved for use by the Department of Agriculture as McClellan Peak lookout site in connection with the administration of the Tahoe National Forest, subject to the conditions of the aforesaid acts and to any valid existing right.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, February 15, 1932.

[No. 5799]

Executive Order 5800. February 17, 1932

Executive Order

TRANSFER OF LANDS FROM THE GALLATIN AND BEARTOOTH NATIONAL FORESTS TO THE ABSAROKA NATIONAL FOREST

MONTANA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 36; U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following-described lands now parts of the Gallatin National Forest as defined by proclamation of September 4, 1912 (37 Stat. 1761), and modified by the act of May 26, 1926 (44 Stat. 655-657), and the Beartooth

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National Forest as defined by proclamation of April 15, 1912 (37 Stat. 1736-1737), be, and the same are hereby, transferred to the Absaroka National Forest:

From the Beartooth National Forest

All lands now a part thereof to the south and west of a line beginning at Sunset Peak in the unsurveyed portion of T. 9 S., R. 14 E., Montana meridian; thence eastward along the hydrographic divide between Stillwater River, West Rosebud Creek, East Rosebud Creek, and the forks of Rock Creek on the north and Soda Butte Creek and the Clarks Fork drainage of the Yellowstone River on the south, passing over Sheep Mountain, Mount Zimmer, Granite Peak, Bald Knob, Mount Dewey, and along Beartooth Plateau to an intersection with the Montana-Wyoming State line about one mile east of the southwest corner of unsurveyed T. 9 S., R. 18 E., Montana meridian.

From the Gallatin National Forest

All lands now a part thereof lying south and east of the following-described line: Beginning at the southeast corner of sec. 8, T. 4 S., R. 8 E., Montana meridian; thence westerly 2 miles along section lines to the southwest corner of sec. 7, said township; thence south approximately one-quarter mile along range line to a point where this line is intersected by the hydrographic divide between Pine Creek on the north and Dry Creek on the south; thence southwesterly along said hydrographic divide to an intersection with the hydrographic divide between Trail and Pine Creeks on the north and Eightmile Creek on the south; thence in a northwesterly direction along said divide to an intersection with the main hydrographic divide between the Gallatin River on the west and the Yellowstone River on the east; thence in a general southwesterly direction along said divide passing over Fridley Peak, Hyalite Peak, Eaglehead Mountain and Ramshorn Mountain to an intersection with the present Yellowstone National Park boundary at the head of Daly Creek; thence following southerly and easterly along the Yellowstone National Park boundary to its intersection with the present boundary of the Absaroka National Forest; also secs. 1 and 12, T. 3 S., R. 7 E.; secs. 1 to 12 inclusive, T. 3 S., R. 8 E.; and secs. 4 to 9 inclusive. T. 3 S., R. 9 E.—all Montana meridian.

The transfers effected by this order and the new boundaries of the Absaroka National Forest are more clearly shown on the diagram attached hereto and made a part hereof. It is not intended by this order to give any publicly owned lands a national-forest status which have hitherto not had such status, nor to remove any publicly owned lands from a national-forest status.

HERBERT HOOVER

THE WHITE HOUSE, February 17, 1932.

[No. 5800]

EDITOR'S NOTE: The diagram accompanying the Executive order is filed with the original in the National Archives and Records Service.

Executive Order 5801. February 17, 1932

Executive Order

TRANSFER OF LANDS FROM THE ABSAROKA AND BEARTOOTH NATIONAL FORESTS TO THE CUSTER NATIONAL FOREST

MONTANA-SOUTH DAKOTA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 36, U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following-described lands now a part of the Absaroka National Forest, as defined by proclamation of June 19, 1912 (37 Stat. 1745–1746), and the Beartooth National Forest as defined by proclamation of April 15, 1912 (37 Stat. 1736–1737), be, and the same are hereby, transferred to the Custer National Forest:

From the Absaroka National Forest

All lands lying to the eastward of a line beginning at a point on the east line of sec. 13, T. 2 S., R. 14 E., Montana meridian, where the hydrographic divide between the drainage of Upper Deer Creek on the west and the drainage of Lower Deer Creek on the east intersects said line; thence in a southwesterly direction along said divide to Squaw Peak in unsurveyed T. 4 S., R. 14 E., Montana meridian.

From the Beartooth National Forest

All lands forming a part thereof north of the following-described line:

Beginning at Sunset Peak in unsurveyed T. 9 S., R. 14 E., Montana meridian; thence eastward along the hydrographic divide between Stillwater River, West Rosebud Creek, East Rosebud Creek, and the forks of Rock Creek on the north and Soda Butte Creek and the Clarks Fork drainage of the Yellowstone River on the south, passing over Sheep Mountain, Mount Zimmer, Granite Peak, Bald Knob, Mount Dewey, and along Beartooth Plateau to its intersection with the Montana-Wyoming State line approximately 1 mile east of the southwest corner of unsurveyed T. 9 S., R. 18 E., Montana meridian; also that part of the Beartooth National Forest lying in Tps. 7 and 8 S., R. 25 E.; Tps. 7 and 8 S., R. 26 E.; Tps. 7 and 8 S., R. 27 E.; Tps. 7 and 8 S., R. 28 E., Montana meridian.

The transfers effected by this order and the new boundaries of the Custer National Forest are more clearly shown on three diagrams attached hereto and made a part hereof, designated as the Beartooth, Ashland, and Sioux Divisions, respectively, of the Custer National Forest.

It is not intended by this order to give any publicly owned lands a national-forest status which have hitherto not had such status, nor to remove any publicly owned lands from a national-forest status.

HERBERT HOOVER

THE WHITE HOUSE, February 17, 1932.

[No. 5801]

EDITOR'S NOTE: The diagram accompanying the Executive order is filed with the original in the National Archives and Records Service.

Executive Order 5802. February 17, 1932

Executive Order

APPOINTMENT OF MR. SINCLAIR A. WILSON

Mr. Sinclair A. Wilson may be appointed as Senior Forest Economist, \$4,600 per annum, for duty at the Pacific Northwest station of the Forest Service, Department of Agriculture, without regard to the requirements of the civil-service rules. The background of Mr. Wilson of regular forestry and legal training, supplemented by years of responsible bank administration and by participation in forest tax law formulation and in other forest economic activities, unquestionably qualifies him for this position.

This order is issued upon the recommendation of the Secretary of Agriculture.

HERBERT HOOVER

THE WHITE HOUSE, February 17, 1932.

[No. 5802]

Executive Order 5803. February 19, 1932

Executive Order

WITHDRAWAL OF PUBLIC LAND FOR FISH-CULTURAL STATION

OREGON

Under authority of the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions of said acts, it is hereby ordered that the W. ½ E. ½ SW. ¼ NE. ½ sec. 17, T. 4 S., R. 14 E., Willamette meridian, Oregon, be, and is hereby, withdrawn and reserved for use of the Bureau of Fisheries of the Department of Commerce, subject to an existing withdrawal for power purposes and to any valid existing rights.

This withdrawal shall remain in effect until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, February 19, 1932.

[No. 5803]

Executive Order 5804. February 23, 1932

Executive Order

APPOINTMENT OF MISS ANN HALLORAN

Miss Ann Halloran may be appointed to the position of stenographer in the Veterans' Administration without compliance with the requirements of the civil-service rules.

This order is issued upon the recommendation of the Administrator of Veterans' Affairs.

HERBERT HOOVER

THE WHITE HOUSE, February 23, 1932.

[No. 5804]

Executive Order 5805. February 23, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

NEW MEXICO

Under authority contained in the act of June 25, 1910 (36 Stat. 847–848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in the following-described townships in New Mexico be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of March 3, 1909 (35 Stat. 845):

NEW MEXICO PRINCIPAL MERIDIAN

T. 3 S., R. 18 E.;

T. 2 S., R. 19 E.; T. 4 S., R. 21 E.;

Tps. 6 S., Rs. 21 and 22 E.

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, February 23, 1932.

[No. 5805]

Executive Order 5806. February 25, 1932

Executive Order

PARTIAL RESTORATION OF PUBLIC LAND FOR AIRPORT

ALASKA

Executive Order No. 3672, dated May 8, 1922, reserving certain therein-described land in Alaska for town-site purposes, is hereby revoked, in so far as it applies to tract 32, containing 140.24 acres, shown on a supplemental plat of survey, Fourth Addition, Anchorage Town Site, township 13 north, range 3 west, Seward meridian, Alaska, accepted May 29, 1931.

HERBERT HOOVER

THE WHITE HOUSE, February 25, 1932.

[No. 5806]

Executive Order 5807. February 25, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

COLORADO

Under authority contained in the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in township 11 south, range 96 west of the sixth principal meridian, Colorado, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

Executive Orders

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, February 25, 1932.

[No. 5807]

Executive Order 5808. February 25, 1932

Executive Order

LONG LAKE MIGRATORY BIRD REFUGE, ENLARGED

NORTH DAKOTA

It is hereby ordered that the following-described area in Burleigh and Kidder Counties, N. Dak., be, and the same is hereby, reserved and set apart for the use of the Department of Agriculture as a refuge and breeding ground for birds and wild animals, subject to existing valid rights:

FIFTH PRINCIPAL MERIDIAN

T. 138 N., R. 74 W., sec. 26, lots 1, 2, and 4;

sec. 32, lots 1, 6, 7, and 8, and N. ½ SE. ¼;

T. 138 N., R. 75 W., sec. 34, E. ½ NE. ½, SW. ½ NE. ½, SE. ½ NW. ½, SW. ½, and SE. ½;

T. 137 N., R. 76 W., sec. 22, SW. ¼ NE. ¼ and NW. ¼; sec. 24, SE. ¼.

The lands involved are an addition to the Long Lake Migratory Bird Refuge, which is being acquired under authority of the Migratory Bird Conservation Act of February 18, 1929 (45 Stat. 1222–1226; U. S. Code, Supp. V, title 16, ch. 7a).

It is unlawful within this reservation (a) to hunt, trap, capture, willfully disturb, or kill any wild animal or bird of any kind whatever, to take or destroy the nests or eggs of any wild bird, to occupy or use any part of the reservation, or to enter thereon for any purpose, except under such rules and regulations as may be prescribed by the Secretary of Agriculture; (b) to cut, burn, or destroy any timber, underbrush, grass, or other natural growth; (c) willfully to leave fire or to suffer it to burn unat-

tended near any forest, timber, or other inflammable material; (d) after building a fire in or near any forest, timber, or other inflammable material, to leave it without totally extinguishing it; and (e) willfully to injure, molest, or destroy any property of the United States.

Warning is given to all persons not to commit any of the acts herein enumerated, under the penalties prescribed by sections 106, 107, and 145 of chapter 4, title 18, United States Code (35 Stat. 1088, 1098, and 43 Stat. 98), or by section 10 of the Migratory Bird Conservation Act of February 18, 1929 (45 Stat. 1222, 1224; U. S. Code, Supp. V, title 16, ch. 7a, sec. 715i).

HERBERT HOOVER

THE WHITE HOUSE, February 25, 1932.

[No. 5808]

Executive Order 5809. February 27, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY
NEW MEXICO

It is hereby ordered that Executive Order No. 4843, dated March 23, 1928, which withdrew, with other lands, the public lands in T. 20 N., R. 1 E., New Mexico principal meridian, pending resurvey, be, and the same is hereby, revoked as to said township.

All the lands in this township are included in the Santa Fe National Forest.

HERBERT HOOVER

THE WHITE HOUSE, February 27, 1932.

[No. 5809]

Executive Order 5810. February 27, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

TITAH

It is hereby ordered that Executive Order No. 4426, dated April 19, 1926, which withdrew the public lands in T. 1 S., R. 2 E., Salt Lake meridian, Utah, pending a resurvey, be, and the same is hereby, revoked.

HERBERT HOOVER

THE WHITE HOUSE, February 27, 1932.

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[No. 5810]

Executive Order 5811. February 27, 1932

Executive Order

APPOINTMENT OF Mrs. WANDA COOLIDGE CARVER

Mrs. Wanda Coolidge Carver may be appointed as under clerk, grade CAF-1, \$1,260 per annum, navy yard, Washington, D. C., in lieu of an existing vacancy in the rating of typewriter, grade CAF-1, without regard to the civil-service act or rules.

Mrs. Carver is the widow of William E. Carver, employed as leadingman ordnanceman at the navy yard, Washington, D. C., who was killed in an explosion of fulminate of mercury, December 30, 1931, at the naval magazine, Bellevue, D. C.

This order is issued upon recommendation of the Secretary of the Navy.

HERBERT HOOVER

THE WHITE HOUSE, February 27, 1932.

[No. 5811]

Executive Order 5812. February 29, 1932

Executive Order

AMENDMENT TO THE CONSULAR REGULATIONS

Section 544 of the Consular Regulations of 1896 is hereby amended to read as follows:

544. Postage charges. Expenditures for the purchase of postage stamps should be supported in the accounts by a proper voucher on Standard Form 1034, signed by the postmaster as payee or by some person authorized to act for him. Postage stamps purchased with official funds should be used only on correspondence and packages sent and received by the officer on the official business of his office. A strict account of official postage should be kept.

The text of section 11, Chapter XX, Instructions to Diplomatic Officers, is similarly amended.

HERBERT HOOVER

THE WHITE HOUSE, February 29, 1932.

[No. 5812]

Executive Order 5813. February 29, 1932

Executive Order

WITHDRAWAL OF COAL LANDS

ALASKA

Under authority and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that, subject to valid existing claims, the following lands are hereby temporarily withdrawn from settlement, location, sale, entry,

lease, or other disposal and reserved for the purposes of investigation, examination, and classification.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

SEWARD MERIDIAN

T. 19 N., R. 2 E., secs. 31 and 32; T. 18 N., R. 2 E., secs. 5 and 6.

HERBERT HOOVER

THE WHITE HOUSE, February 29, 1932.

[No. 5813]

Executive Order 5814. March 1, 1932

Executive Order

Addition of Lands to the Ocala National Forest and the Ocala National Game Refuge

FLORIDA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 36; U. S. Code, title 16, sec. 473), the act of March 1, 1911 (36 Stat. 962-963; U. S. Code, title 16, sec. 521), and the act of June 28, 1930 (46 Stat. 827-828), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following-described lands be, and the same are hereby, added to and made a part of the Ocala National Forest as defined by proclamation of October 17, 1927 (45 Stat. 2927), and a part of the Ocala National Game Refuge as defined by proclamation of July 24, 1930 (46 Stat. 3031):

Beginning at the closing corner between sec. 25, T. 15 S., R. 26 E., and sec. 30, T. 15 S., R. 27 E., Tallahassee meridian, on the southeast line of the F. M. Arredondo Grant; thence N. 0° 34′ W. with the line between Marion and Lake Counties 226.81 chs. to a point on the north bank of Juniper Creek; thence with the meanders of the north bank of Juniper Creek N. 48° 04′ W. 4.23 chs., N. 63° 54′ W. 6.95 chs.,

N. 88° 54′ W. 8.47 chs., S. 66° 00′ W. 2.40 chs. to a point one-quarter mile west of the Marion-Lake County line; thence N. 0° 34′ W. with a line one-quarter mile west of and parallel to the Marion-Lake County line 190.85 chs. to a point in the northwest line of the F. M. Arredondo Grant; thence with the northwest, southwest, and southeast boundaries of the F. M. Arredondo Grant to the place of beginning, containing 10,801.12 acres, be the same more or less.

HERBERT HOOVER

THE WHITE HOUSE,

March 1, 1932.

[No. 5814]

Executive Order 5815. March 9, 1932

Executive Order

WITHDRAWAL OF COAL LANDS

ALASKA

Under authority and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that, subject to valid existing claims, the following lands are hereby temporarily withdrawn from settlement, location, sale, entry, lease, or other disposal and reserved for the purposes of investigation, examination, and classification.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

SEWARD MERIDIAN

T. 18 N., R. 1 E., secs. 1 and 12;

T. 18 N., R. 2 E., secs. 3, 4, 7, 8, 9;

T. 19 N., R. 1 E., secs. 25 and 36;

T. 19 N., R. 2 E., secs. 28, 29, 30, 33.

HERBERT HOOVER

THE WHITE HOUSE,

March 9, 1932.

[No. 5815]

Executive Order 5816. March 9, 1932

Executive Order

POWER-SITE RESTORATION No. 469

MONTANA

So much of Executive order of October 20, 1910, creating Power-Site Reserve No. 155, as affects the lands hereinafter described, is hereby revoked:

MONTANA MERIDIAN
T. 2 S., R. 20 E., sec. 32, lot 6.

HERBERT HOOVER

THE WHITE HOUSE,

March 9, 1932.

[No. 5816]

Executive Order 5817. March 10, 1932

Executive Order

AMENDMENT OF SCHEDULE B OF THE CIVIL-SERVICE RULES, AFFECTING
THE BUREAU OF FOREIGN AND DOMESTIC COMMERCE

Paragraph 2, Subdivision III, Schedule B, of positions excepted from competition under the civil-service rules, is hereby amended to read as follows:

2. Commercial attachés and assistant commercial attachés, trade commissioners and assistant trade commissioners, employed in the Foreign Commerce Service of the Bureau of Foreign and Domestic Commerce. After at least three years of service abroad, these employees may be transferred or reinstated, upon approval of the Civil Service Commission, to any position under the bureau for which their qualifications fit them, but without any change thereby in their excepted status as Schedule B employees.

All positions in the Bureau of Foreign and Domestic Commerce in the continental United States, Alaska, Hawaii, and Porto Rico, heretofore excepted from competitive examination, other than the director and assistant directors of the bureau, are hereby included, with their incumbents, in the classified competitive service.

The effect of this amendment is to diminish the number of excepted positions in the Bureau of Foreign and Domestic Commerce and permit transfers, under the restrictions mentioned, to the bureau proper. The commission concurs with the department in recommending this order.

HERBERT HOOVER

THE WHITE HOUSE,

March 10, 1932.

[No. 5817]

Executive Order 5818. March 10, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR CLASSIFICATION

WASHINGTON

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848; U. S. Code, title 43, sec. 141), as amended by the act of August 24, 1912 (37 Stat. 497; U. S. Code, title 43, sec. 142), and subject to the conditions therein expressed and valid existing rights, it is hereby ordered that the public lands within the following-described area in the State of Washington be, and the same are hereby, temporarily withdrawn for classification as to their suitability for migratory bird refuge purposes:

WILLAMETTE MERIDIAN

T. 22 N., R. 26 E., sec. 2, SE. ¼ NE. ¼;
T. 23 N., R. 26 E., sec. 1, all;
sec. 2, lots 1 and 5, SE. ¼ NE. ¼, NE. ½ SE. ¼, and
W. ½ SE. ½;

sec. 11, lots 1, 2, 3, and 4, S. ½ NW. ¼, NE. ¼ SW. ¼, and SW. ¼ SW. ½;

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sec. 12, lots 1, 2, 3, and 4, NE. ¼ NE. ¼, S. ¼ NE. ¼, SE. ¼ SW. ¼, NE. ¼ SE. ¼, and W. ½ SE. ¼;

sec. 13, lot 1, NE. ¼ NW. ¼, S. ¼ NW. ¼, NE. ¼ SW. ¼, and W. ½ SW. ¼;

sec. 14, lots 1, 2, 3, 4, 5, and 7, NW. ¼ NW. ¼, and NW. ¼ SW. ½;

sec. 22, NE. 1/2, NE. 1/4;

sec. 23, lots 2, 3, 6, and 7;

sec. 24, NW. ¼ NW. ¼, S. ½ NW. ¼, and N. ½ SW. ¼;

sec. 25, E. ½ W. ½;

sec. 26, lots 2, 3, 6, and 7;

sec. 27, SE. ¼ NE. ¼ and NE. ¼ SE. ¼;

T. 23 N., R. 27 E., sec. 6, lots 1, 2, 3, 4, 5, and 6, SW. ¼ NE. ¼, SE. ¼ NW. ¼, and E. ½ SW. ¼;

T. 24 N., R. 27 E., sec. 10, lots 1, 2, and 3, NE. ¼, NE. ¼ SW. ¼, and SW. ¼ SW. ½;

sec. 11, lot 4 and N. 1/2 N. 1/2;

sec. 14, lots 1 and 2, and S. 1/2 NW. 1/4;

sec. 15, lots 3, 4, and 5, NW. 1/2, NW. 1/4, and SE. 1/2 SW. 1/4;

sec. 17, SE. 1/4 SE. 1/4;

T. 24 N., R. 27 E., sec. 20, lots 1, 2, 3, and 4, NW. 1/4 NE. 1/4, and NE. 1/4 SW. 1/4;

sec. 21, lots 1, 2, and 4, NE. ¼ SW. ¼, S. ½ SW. ¼, and SE. ¼;

sec. 22, lot 1 and E. ½ NW. ¼;

sec. 29, lots 1, 2, and 3;

sec. 30, NE. 1/4 SE. 1/4 and SW. 1/4 SE. 1/4;

sec. 31, lot 1 and SE. 1/4 SE: 1/4.

All unsurveyed islands and lands of the United States within the meandered area of an unnamed lake located within and extending from sec. 2, T. 22 N., R. 26 E. to sec. 32, T. 24 N., R. 27 E.

Also all unsurveyed islands and lands of the United States within the meandered area of two unnamed lakes, located wholly within T. 24 N., R. 27 E.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

March 10, 1932.

[No. 5818]

Executive Order 5819. March 12, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

COLORADO

It is hereby ordered that Executive Order No. 4900, dated June 2, 1928, which withdrew the public lands in T. 8 S., R. 95 W., sixth principal meridian, Colorado, pending a resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), and subject to valid rights, that if otherwise subject to disposition such of the above-described lands as are not withdrawn for national-forest purposes and are not withdrawn by Executive Order No. 5327, dated April 15, 1930, for oil shale, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder to entry under the homestead or desert land laws only, and such of the lands as are not withdrawn for national-forest purposes but are withdrawn by said Executive Order No. 5327, where of the proper character, to entry under the stock-raising homestead laws only, by qualified ex-service men for whose service recognition is granted by the resolution, for a period of 91 days beginning with the date of the official filing of the plat of resurvey of said township. after, the unreserved public lands in the township shall be subject to appropriation by the general public under any public land law applicable thereto, and the public lands outside the national forest, but withdrawn by Executive Order No. 5327, where of the proper character, shall be subject to appropriation by the general public under the stock-raising homestead laws only.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the released land by settlement in advance of entry or otherwise except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

March 12, 1932.

[No. 5819]

Executive Order 5820. March 16, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

ARKANSAS

It is hereby ordered that Executive Order No. 5116, dated May 15, 1929, which withdrew the public lands in T. 1 N., R. 26 W., fifth principal meridian, Arkansas, pending resurvey, be, and the same is hereby, revoked.

All the lands in this township are included in the Ouachita National Forest.

HERBERT HOOVER

THE WHITE HOUSE,

March 16, 1932.

[No. 5820]

Executive Order 5821. March 17, 1932

Executive Order

WAIVER OF AGE LIMIT TO PERMIT APPOINTMENT OF JOSEPH H. HOPKINS

The maximum age limit for appointment as acting postmaster and that for entrance to the open competitive examination for postmaster at the post office at Woodward, Okla., is hereby waived to permit Mr. Joseph H. Hopkins to be appointed acting postmaster at that office and to take the open competitive examination for the position of postmaster at said office.

HERBERT HOOVER

THE WHITE HOUSE,

March 17, 1932.

[No. 5821]

Executive Order 5822. March 19, 1932

Executive Order

APPOINTMENT OF FRED SCOTT

Fred Scott of Valdez, Alaska, may be appointed as guard at one of the Federal penitentiaries, Department of Justice, without compliance with the requirements of the civil-service rules.

Mr. Scott served for several years as one of the chief aids of the warden at Walla Walla Prison, Wash. His record in this service was excellent. Later he removed to Alaska and was employed as foreman of road construction work with the Alaska Roads Commission under the War Department where he sustained an injury to his right hand resulting in the loss of a finger. He is in every way qualified for the service as guard.

The appointment of Mr. Scott is recommended by the Attorney General.

HERBERT HOOVER

THE WHITE House,

March 19, 1932.

INo. 58221

Executive Order 5823. March 21, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

COLORADO

It is hereby ordered that Executive Order No. 4827, dated March 12, 1928, which withdrew the public lands in T. 36 N., R. 12 W., and secs. 1, 12, 13, 24, 25, and 36, T. 36 N., R. 13 W., New Mexico principal meridian, Colorado, pending resurvey, be, and the same is hereby, revoked.

And it is hereby ordered pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), that, subject to valid rights, the unreserved public lands in the above-

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described sections in said T. 36 N., R. 13 W., if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, by qualified ex-service men for whose service recognition is granted by the resolution, for a period of 91 days beginning with the date of the official filing of the plat of resurvey of the said township, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the released land by settlement in advance of entry or otherwise, except strictly in accordance herewith.

All the lands in T. 36 N., R. 12 W., are included within the limits of the Montezuma National Forest.

HERBERT HOOVER

THE WHITE HOUSE,

March 21, 1932.

[No. 5823]

Executive Order 5824. March 22, 1932

Executive Order

INSPECTION OF INCOME TAX RETURNS

Pursuant to the provisions of section 257(a) of the Revenue Act of 1926 and section 55 of the Revenue Act of 1928, it is hereby ordered that returns may be open to inspection by State officers for State intangible property tax purposes, in accordance and upon compliance with the amendment, bearing even date herewith, to the rules and regulations prescribed by the Secretary of the Treasury and approved by the President, bearing date of April 13, 1926, as amended.

HERBERT HOOVER

THE WHITE HOUSE,

March 22. 1932.

[No. 5824]

(T. D. No. 4332)

INCOME TAX

TREASURY DEPARTMENT,
OFFICE OF COMMISSIONER OF INTERNAL REVENUE,
Washington, D.C.

To Collectors of Internal Revenue and Others Concerned:

Treasury Decision 3856 (C.B. V-1, 106) as amended by Treasury Decisions 4187 (C.B. VII-2, 161), 4264 (C.B. VIII-1, 93), 4291 (C.B. IX-1, 127), and 4317 (C.B. X-1, 146) (being regulations prescribed by the Secretary of the Treasury and approved by the President, applicable to the inspection of returns under the Revenue Act of 1928 and prior Revenue Acts), is further amended by changing paragraphs 5, 6, 7, 8, and 9 thereof to read as follows:

- 5. The return of an individual shall be open to inspection (a) by the person who made the return, or by his duly constituted attorney in fact; (b) if the maker of the return has died, by the administrator, executor, or trustee of his estate, or by the duly constituted attorney in fact of such administrator, executor, or trustee; (c) in the discretion of the Commissioner of Internal Revenue, by any heir at law, next of kin, or beneficiary under the will, of such deceased person, upon a showing that such heir at law, next of kin, or beneficiary has a material interest which will be affected by information contained in the return, or by the duly constituted attorney in fact of such heir at law, next of kin, or beneficiary; and (d) in the discretion of the Commissioner of Internal Revenue, and at such time and in such manner as the Commissioner may prescribe for the inspection, by an officer of any State having a law imposing an income tax upon the individual, or a tax upon intangible property owned by the individual, measured by the income derived therefrom, upon written application signed by the governor of such State under the seal of the State, designating the officer to make the inspection and showing that the inspection is solely for such State income and/or intangible property tax purposes.
- 6. A joint return of a husband and wife shall be open to inspection (a) by either spouse for whom the return was made, upon satisfactory evidence of such relationship being furnished, or by his or her duly constituted attorney in fact; (b) if either spouse has died, by the administrator, executor, or trustee of his or her estate, or by the duly constituted attorney in fact of such administrator, executor, or trustee; (c) in the discretion of the Commissioner of Internal Revenue, by any heir at law, next of kin, or beneficiary under the will, of such deceased spouse, upon a showing that such heir at law, next of kin, or beneficiary has a material interest which will be affected by information contained in the return, or by the duly constituted attorney in fact of such heir at law, next of kin, or beneficiary; and (d) in the discretion of the Commissioner of Internal Revenue, and at such time and in such manner as the Commissioner may prescribe for the inspection by an officer of any State having a law imposing an income tax upon either spouse or a tax upon intangible property owned by either spouse, measured by the income derived therefrom, upon written application signed by the governor of such State under the seal of the State, designating the

officer to make the inspection and showing that the inspection is solely for such State income and/or intangible property tax purposes.

- 7. The return of a partnership shall be open to inspection (a) by any individual who was a member of such partnership during any part of the time covered by the return upon satisfactory evidence of such fact being furnished, or by his duly constituted attorney in fact; (b) if a member of such partnership during any part of the time covered by the return has died, by the administrator, executor, or trustee of his estate, or by the duly constituted attorney in fact of such administrator, executor, or trustee; (c) in the discretion of the Commissioner of Internal Revenue, by any heir at law, next of kin, or beneficiary under the will, of such deceased person, upon a showing that such heir at law, next of kin, or beneficiary has a material interest which will be affected by information contained in the return, or by the duly constituted attorney in fact of such heir at law, next of kin, or beneficiary; and (d) in the discretion of the Commissioner of Internal Revenue, and at such time and in such manner as the Commissioner may prescribe for the inspection by an officer of any State having a law imposing an income tax upon the partnership or upon any member thereof in respect of income therefrom or a tax upon intangible property owned by the partnership, measured by the income derived therefrom, upon written application signed by the governor of such State under the seal of the State, designating the officer to make the inspection and showing that the inspection is solely for such State income and/or intangible property tax purposes.
- 8. The return of an estate shall be open to inspection (a) by the administrator, executor, or trustee of such estate, or by his duly constituted attorney in fact; (b) in the discretion of the Commissioner of Internal Revenue, by any heir at law, next of kin, or beneficiary under the will, of the deceased person for whose estate the return is made, upon a showing of material interest which will be affected by information contained in the return, or by the duly constituted attorney in fact of such heir at law, next of kin, or beneficiary; and (c) in the discretion of the Commissioner of Internal Revenue, and at such time and in such manner as the Commissioner may prescribe for the inspection, by an officer of any State having a law imposing an income tax upon the estate or upon any beneficiary of the estate in respect of income therefrom, or a tax upon intangible property owned by the estate, measured by the income derived therefrom, upon written application signed by the governor of such State under the seal of the State, designating the officer to make the inspection and showing that the inspection is solely for such State income and/or intangible property tax purposes.
- 9. The return of a trust shall be open to inspection (a) by the trustee or trustees, jointly or severally, or the duly constituted attorney in fact of such trustee or trustees; (b) by any individual who was a beneficiary of such trust during any part of the time covered by the return, upon satisfactory evidence of such fact being furnished, or by his duly constituted attorney in fact; (c) if any individual who was a beneficiary of such trust during any part of the time covered by the return has died, by the administrator, executor, or trustee of his estate, or by the duly constituted attorney in fact of such administrator, executor, or trustee; (d) in the discretion of the Commissioner of Internal Revenue, by any heir at law, next of kin, or beneficiary under the will, of such deceased person, upon a showing that such heir at law, next of kin, or beneficiary has a material interest which will be affected by information contained in the return, or by the duly constituted attorney in fact of such heir at law, next of kin, or bene-

ficiary; and (e) in the discretion of the Commissioner of Internal Revenue, and at such time and in such manner as the Commissioner may prescribe for the inspection, by an officer of any State having a law imposing an income tax upon the trust or upon any beneficiary of the trust in respect of income therefrom, or a tax upon intangible property owned by the trust, measured by the income derived therefrom, upon written application signed by the governor of such State under the seal of the State, designating the officer to make the inspection and showing that the inspection is solely for such State income and/or intangible property tax purposes.

OGDEN L. MILLS
Secretary of the Treasury.

Approved: March 22, 1932
HERBERT HOOVER
The White House.

Executive Order 5825. March 26, 1932

Executive Order

LEAVES OF ABSENCE, FOREIGN SERVICE

Paragraph (d), section 8, Chapter VI, Instructions to Diplomatic Officers, and paragraph (d), section 467 of the Consular Regulations of 1896, are hereby amended to read as follows:

(d) Leave without compensation. If consistent with the public interest, leave of absence for good reason may be granted without compensation for a longer time than that stipulated in these regulations for leave of absence with pay; and in any case in which leave of absence in one calendar year is to be extended to cover continuously all or a portion of the leave for the ensuing year, the absence in the first year may be supplemented in the discretion of the Secretary of State by leave without salary in sufficient amount to cover the absence to the end of that calendar year, in order that the leave with pay in the following year may be available.

HERBERT HOOVER

THE WHITE HOUSE,

March 26, 1932.

[No. 5825]

Executive Order 5826. March 28, 1932

Executive Order

ROOSEVELT NATIONAL FOREST

COLORADO

In order to avoid the confusion arising from the fact that one of the several national forests in the State of Colorado bears the name of that State, it is hereby ordered that the name of the "Colorado National Forest," as defined by proclamation of June 12, 1917 (40 Stat. 1671), and subsequently modified by acts of Congress, be changed to "Roosevelt National Forest" in honor of Theodore Roosevelt, twenty-sixth President of the United States.

HERBERT HOOVER

THE WHITE HOUSE,

March 28, 1932.

[No. 5826]

Executive Order 5827. March 28, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR MILITARY PURPOSES CALIFORNIA

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in the townships hereinafter described be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, subject to all valid

existing rights, and held for the exclusive use and benefit of the War Department for military purposes:

MOUNT DIABLO MERIDIAN, CALIFORNIA

All secs. 1, 2, 3, 4, 5, and 6, NE. $\frac{1}{2}$ sec. 7, all secs. 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 21, 22, 23, 24, 25, 26, and 27, E. $\frac{1}{2}$ sec. 35, all sec. 36, T. 27 N., R. 14 E.

All Tps. 28, 29, 30, 31, and 32 N., R. 14 E.

All Tps. 27, 28, 29, 30, 31, and 32 N., R. 15 E.

All Tps. 27, 28, 29, 30, 31, and 32 N., R. 16 E.

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

March 28, 1932.

[No. 5827]

Executive Order 5828. March 30, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR NAVAL AMMUNITION DEPOT

NEVADA

Pursuant to the authority conferred upon me by the act of Congress approved June 25, 1910 (36 Stat. 847-848; U. S. Code, title 43, sec. 141), as amended by the act of Congress approved August 24, 1912 (37 Stat. 497; U. S. Code, title 43, sec. 142), entitled "AN ACT To authorize the President of the United States to make withdrawals of public lands in certain cases," and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that subject to any valid existing claim and in so far as title thereto remains in the United States, the hereinafter-described tracts of land be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation and held for the exclusive use and benefit of the United States Navy Department for development of and use as an ammunition depot, until this order is revoked by the President or Congress:

Executive Orders

MOUNT DIABLO MERIDIAN, NEVADA

T. 8 N., R. 28 E., secs. 13, 24, 25, 36, and east half of 23; T. 7 N., R. 28 E., sec. 1;

T. 7 N., R. 29 E., secs. 5 and 6.

HERBERT HOOVER

THE WHITE HOUSE,

March 30, 1932.

[No. 5828]

Executive Order 5829. March 30, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

NEW MEXICO

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in township 23 south, range 18 west of the New Mexico principal meridian, New Mexico, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE House,

March 30, 1932.

[No. 5829]

Executive Order 5830. April 4, 1932

Executive Order

APPOINTMENTS UNDER WAR MINERALS RELIEF ACT

The Secretary of the Interior is hereby authorized to employ, without reference to the requirements of the civil-service act and rules, such persons as may be needed in connection with the administration of the act approved March 2, 1919 (40 Stat. 1272, 1274), to provide relief in cases of contracts connected with the prosecution of the war.

HERBERT HOOVER

THE WHITE HOUSE,

April 4, 1932.

[No. 5830]

Executive Order 5831. April 4, 1932

Executive Order

APPOINTMENT OF MRS. RUTH BASCOT DARTT

Mrs. Ruth Bascot Dartt may be appointed to an existing vacancy in the rating of junior clerk, Grade CAF-2, at \$1,440 per annum, Headquarters, United States Marine Corps, Washington, D.C., without regard to the civil-service act or rules.

Mrs. Dartt is the widow of Lieut. Veryl H. Dartt, United States Marine Corps, who was killed in line of duty on April 18, 1930, in Nicaragua.

This order is issued upon the recommendation of the Secretary of the Navy.

HERBERT HOOVER

THE WHITE HOUSE,

April 4, 1932.

[No. 5831]

Executive Order 5832. April 7, 1932

Executive Order

RESERVING LANDS AND BUILDINGS FOR THE USE OF THE DEPARTMENT OF JUSTICE.

ALASKA

It is hereby ordered that the lands and buildings thereon within the former Fort St. Michael Military Reservation, Alaska, hereinafter described, be, and the same are hereby, reserved for the use of the Department of Justice as provided by the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497):

Parcel No. 1. Beginning at corner No. 1, from which the flagpole at Fort St. Michael bears S. 82% E., 68 ft., thence from said corner No. 1, S. 75% W., parallel to building No. 5 and 10 ft. therefrom, 90 ft. to corner No. 2; thence S. 14% E., 75 ft. to corner No. 3; thence N. 75% E., 90 ft. to corner No. 4; thence N. 14% W., 75 ft. to corner No. 1, the place of beginning, containing 6,750 square feet, more or less, and buildings Nos. 5 and 24 and coal house situated thereon.

Parcel No. 2. Beginning at corner No. 1, from which the flagpole at Fort St. Michael bears S. 18½° W., 210 ft.; thence from said corner No. 1, N. 16° W., parallel to building No. 14 and 9 ft. therefrom, 49 ft. to corner No. 2; thence N. 74° E. along sidewalk on north building line, 70 ft. to corner No. 3; thence S. 16° E., 49 ft. to corner No. 4; thence S. 74° W., 70 ft. to corner No. 1, the place of beginning, containing 3.430 square feet, more or less, and building No. 14 situated thereon.

Parcel No. 3. Beginning at corner No. 1, from which the flagpole at Fort St. Michael bears N. 83½° E., 475 ft.; thence from said corner No. 1, S. 74½° W., parallel to end of building No. 16 and 10 ft. therefrom, 50 ft. to corner No. 2; thence S. 15½° E., 80 ft. to corner No. 3; thence N. 74½° E., 50 ft. to corner No. 4; thence N. 15½° W., 80 ft. to corner No. 1, the place of beginning, containing 4,000 square feet, more or less, and building No. 16 located thereon.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

April 7, 1932.

[No. 5832]

Executive Order 5833. April 8, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR CLASSIFICATION

MINNESOTA

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions therein expressed and to valid existing rights, it is hereby ordered that the public lands within the following-described areas in the State of Minnesota be, and the same are hereby, temporarily withdrawn for classification and pending determination as to the advisability of including such lands in a national forest:

FOURTH PRINCIPAL MERIDIAN

T. 59 N., R. 18 W., sec. 8, NE. 1/4 NW. 1/4;

sec. 10, NW. ¼ NW. ¼;

sec. 17, NW. 1/4;

T. 60 N., R. 18 W., sec. 1, lot 1;

sec. 4, lot 2;

sec. 10, S. ½ SE. ½;

sec. 15, NE. ½, E. ½ NW. ½, NE. ½ SW. ½, N. ½ SE. ½, and SW. ½ SE. ½;

sec. 32, NW. ½ SW. ½;

sec. 35, SE. 1/4 SW. 1/4;

T. 60 N., R. 21 W., sec. 34, lot 1;

T. 61 N., R. 21 W., sec. 21, NE. 1/2 NE. 1/4;

sec. 35, S. ½ SE. ¼.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

April 8, 1932.

No. 58331

Executive Order 5834. April 8, 1932

Executive Order

TRANSFER OF LANDS FROM THE JEFFERSON TO THE LEWIS AND CLARK
NATIONAL FOREST

MONTANA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 36; U.S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that all lands now a part of the Jefferson National Forest as defined by proclamation of February 27, 1912 (37 Stat. 1731), and modified by Executive orders of September 28, 1914 (No. 2055), February 24, 1922 (No. 3641), August 2, 1922 (No. 3716), and September 26, 1922 (No. 3738), be, and the same are hereby, transferred to the Lewis and Clark National Forest, in the State of Montana.

HERBERT HOOVER

THE WHITE House,

April 8, 1932.

[No. 5834]

Executive Order 5835. April 13, 1932

Executive Order

EXTENSION OF THE LIMITS OF CERTAIN CUSTOMS PORTS OF ENTRY

By virtue of the authority vested in me by the act of Congress approved August 1, 1914 (U.S. Code, title 19, sec. 2), the limits of the following-named customs ports of entry are hereby extended as indicated, effective as of 30 days from the date of this order:

CUSTOMS COLLECTION DISTRICT No. 34 (DAKOTA), WITH HEADQUARTERS AT PEMBINA, N. DAK.

AMBROSE, N. DAK.

The limits of this port are extended to include the township of Ambrose, State of North Dakota.

ST. JOHN, N. DAK.

The limits of this port are extended to include the township of Baxter, State of North Dakota.

NOYES, MINN.

The limits of this port are extended to include the township of St. Vincent, State of Minnesota.

Customs Collection District No. 30 (Washington), with Headquarters at Seattle, Wash.

BLAINE, WASH.

The limits of this port are extended as follows: Beginning at the northerly limits of the city of Blaine at a point on the east side of the Pacific Highway, thence northerly along the east side of such highway to the international boundary line; thence westerly along the boundary line a distance of 400 feet; thence southerly along a line drawn parallel with and 400 feet west of the Pacific Highway to the northern limits of the city of Blaine; thence easterly along the northern limits of the city to the place of beginning.

HERBERT HOOVER

THE WHITE HOUSE,

April 13, 1932.

[No. 5835]

Executive Order 5836. April 13, 1932

Executive Order

TEMPORARILY WITHDRAWING CERTAIN LANDS PENDING DEFINITE LOCA-TION OF RIGHT OF WAY FOR TRANSMISSION LINE

CALIFORNIA AND NEVADA

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), and on the recommendation of the Secretary of the Interior, it is hereby ordered that the public lands within the

area hereinafter described be, and the same are hereby, temporarily withdrawn from settlement, location, sale, or entry, subject to all valid existing rights, pending definite location of right of way for a transmission line to convey power from the Boulder Canyon Project to the city of Los Angeles:

CALIFORNIA

SAN BERNARDINO MERIDIAN

```
T. 18 N., R. 14 E., all of fractional township;
T. 17 N., R. 12 E., secs. 19 to 36 inclusive;
T. 17 N., R. 13 E., all of township (unsurveyed);
T. 17 N., R. 14 E., all of fractional township;
T. 17 N., R. 15 E., ""
T. 16 N., R. 10 E., secs. 19 to 36 inclusive (unsurveyed);
T. 16 N., R. 11 E., all of township;
T. 16 N., R. 12 E., ""
T. 16 N., R. 13 E., ""
T. 16 N., R. 14 E., ""
                             "
T. 15 N., R. 9 E., ""
                             "
T. 15 N., R. 10 E., ""
T. 15 N., R. 11 E., ""
                             "
T. 15 N., R. 12 E., " "
                             "
T. 15 N., R. 17 E., all of fractional township;
T. 15 N., R. 18 E., ""
                              "
T. 14 N., R. 7 E., secs. 19 to 36 inclusive;
T. 14 N., R. 8 E., all of township;
T. 14 N., R. 9 E., ""
T. 14 N., R. 10 E., ""
T. 14 N., R. 11 E., secs. 1 to 18 inclusive;
T. 14 N., R. 16 E., secs. 19 to 36 inclusive;
T. 14 N., R. 17 E., all of township;
T. 14 N., R. 18 E., all of fractional township;
T. 13 N., R. 6 E., secs. 19 to 36 inclusive;
T. 13 N., R. 7 E., all of township (unsurveyed);
T. 13 N., R. 8 E., ""
T. 13 N., R. 9 E., " "
T. 13 N., R. 16 E., ""
                              "
T. 13 N., R. 17 E., ""
                              "
T. 12 N., R. 4 E., secs. 19 to 36 inclusive;
T. 12 N., R. 5 E., all of township;
T. 12 N., R. 6 E., ""
T. 12 N., R. 7 E., ""
T. 12 N., R. 7 E.,
                              "
T. 12 N., R. 8 E., ""
                             "
T. 12 N., R. 15 E., secs. 19 to 36 inclusive:
T. 12 N., R. 16 E., all of township;
T. 12 N., R. 17 E., ""
T. 11 N., R. 2 E., secs. 19 to 36 inclusive;
T. 11 N., R. 3 E., all of township;
T. 11 N., R. 4 E., " "
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T. 11 N., R. 5 E., all of township;
T. 11 N., R. 6 E., " "
T. 11 N., R. 15 E., " "
T. 11 N., R. 16 E., " "
                                "
T. 10 N., R. 1 E., " "
                                "
T. 10 N., R. 2 E., ""
T. 10 N., R. 3 E., " "
T. 10 N., R. 4 E., " "
                                "
                                "
T. 10 N., R. 14 E., secs. 19 to 36 inclusive;
T. 10 N., R. 15 E., all of township;
T. 10 N., R. 16 E., ""
T. 9 N. R. 1 W. ""
T. 9 N., R. 1 W., ""
T. 9 N., R. 1 E., ""
T. 9 N., R. 2 E., ""
                                "
                                "
T. 9 N., R. 13 E., secs. 19 to 36 inclusive;
T. 9 N., R. 14 E., all of township;
T. 9 N., R. 15 E., """"
T. 9 N., R. 16 E., secs. 1 to 18 inclusive;
T. 8 N., R. 1 W., all of township;
T. 8 N., R. 2 W., ""
T. 8 N., R. 1 E., ""
                                "
T. 8 N., R. 12 E., secs. 19 to 36 inclusive;
T. 8 N., R. 13 E., all of township;
T. 8 N., R. 14 E., ""
T. 8 N., R. 15 E., secs. 1 to 18 inclusive;
T. 7 N., R. 1 W., all of township;
T. 7 N., R. 2 W., ""
T. 7 N., R. 3 W., ""
T. 7 N., R. 11 E., secs. 19 to 36 inclusive;
T. 7 N., R. 12 E., all of township;
T. 7 N., R. 13 E., ""
T. 7 N., R. 14 E., secs. 1 to 18 inclusive;
T. 6 N., R. 1 W., secs. 1 to 18 inclusive;
T. 6 N., R. 2 W., all of township;
T. 6 N., R. 3 W., " " "
T. 6 N., R. 4 W., " "
T. 6 N., R. 10 E., secs. 19 to 36 inclusive;
T. 6 N., R. 11 E., all of township;
T. 6 N., R. 12 E., " " "
T. 6 N., R. 13 E., secs. 1 to 18 inclusive;
T. 5 N., R. 2 W., secs. 1 to 18 inclusive;
T. 5 N., R. 3 W., all of township;
T. 5 N., R. 4 W., " "
T. 5 N., R. 5 W., secs. 19 to 36 inclusive;
T. 5 N., R. 9 E., all of township;
T. 5 N., R. 10 E., " " ;
T. 5 N., R. 11 E., " " ;
T. 5 N., R. 12 E., secs. 1 to 18 inclusive;
T. 4 N., R. 3 W., secs. 1 to 18 inclusive;
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Executive Orders

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T. 4 N., R. 4 W., all of township;
T. 4 N., R. 5 W., " " "
T. 4 N., R. 6 W., secs. 19 to 36 inclusive;
T. 4 N., R. 8 E., all of township;
T. 4 N., R. 9 E., " "
T. 4 N., R. 10 E., " "
                                "
T. 4 N., R. 11 E., secs. 1 to 18 inclusive;
T. 3 N., R. 4 W., all of township;
T. 3 N., R. 5 W., "
T. 3 N., R. 6 W., "
T. 3 N., R. 7 E., "
T. 3 N., R. 8 E., "
                                 "
T. 3 N., R. 9 E., " "
                                 "
T. 3 N., R. 10 E., secs. 1 to 18 inclusive;
T. 2 N., R. 5 W., all of township;
T. 2 N., R. 6 W., " "
T. 2 N., R. 6 E., " "
T. 2 N., R. 7 E., " "
                                 "
T. 2 N., R. 8 E., " "
                                 "
T. 1 N., R. 5 W., " "
                                 "
T. 1 N., R. 6 W., " "
                                 "
T. 1 N., R. 7 W., " "
                                 "
T. 1 N., R. 7 W., "
T. 1 N., R. 8 W., "
T. 1 N., R. 9 W., "
T. 1 N., R. 10 W., "
T. 1 N., R. 5 E., "
T. 1 N., R. 6 E., "
T. 1 N., R. 7 E., "
                                 "
                                 "
                                 "
                                 "
                                 "
                                 "
T. 1 S., R. 4 E., " "
                                 "
T. 1 S., R. 5 E., " "
T. 1 S., R. 6 E., secs. 1 to 18 inclusive;
T. 2 S., R. 3 E., all of township;
T. 2 S., R. 4 E., " "
T. 3 S., R. 1 W., " "
                                 "
                                 "
T. 3 S., R. 2 W., ""
                                 "
T. 3 S., R. 3 W., ""
T. 3 S., R. 4 W., ""
                                  "
T. 3 S., R. 5 W., ""
                                  "
T. 3 S., R. 6 W., ""
                                  "
                                        (unsurveyed);
T. 3 S., R. 7 W., ""
                                  "
T. 3 S., R. 8 W., ""
T. 3 S., R. 9 W., ""
                       "
                                  "
T. 3 S., R. 10 W.,
                       "
                                  "
T. 3 S., R. 1 E.,
                       "
                                  "
T. 3 S., R. 2 E.,
                       "
                                  "
T. 3 S., R. 3 E.,
T. 3 S., R. 4 E., secs. 1 to 18 inclusive.
```

NEVADA

MOUNT DIABLO MERIDIAN

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T. 22 S., R. 63 E., secs. 19 to 36 inclusive;
T. 22 S., R. 64 E., all of township;
T. 22 S., R. 65 E., all of township west of Colorado River;
T. 23 S., R. 62 E., secs. 19 to 36 inclusive;
T. 23 S., R. 63 E., all of township;
T. 23 S., R. 64 E., ""
T. 23 S., R. 65 E., all of township west of Colorado River (unsurveyed);
T. 24 S., R. 61 E., secs. 19 to 36 inclusive;
T. 24 S., R. 62 E., all of township;
T. 24 S., R. 63 E., ""
T. 24 S., R. 64 E., ""
T. 24 S., R. 64 E.,
T. 24 S., R. 65 E., all of township west of Colorado River (unsurveyed);
T. 25 S., R. 59 E., secs. 19 to 36 inclusive;
T. 25 S., R. 60 E., all of township;
T. 25 S., R. 61 E., ""
                     "
T. 25 S., R. 62 E.,
T. 25 S., R. 63 E., ""
T. 25 S., R. 64 E., ""
                               "
T. 26 S., R. 58 E., all of fractional township (unsurveyed);
T. 26 S., R. 59 E., all of township;
T. 26 S., R. 60 E., ""
T. 26 S., R. 61 E., ""
T. 26 S., R. 62 E., ""
                               "
                     "
                               "
T. 26 S., R. 63 E.,
                     "
                               "
T. 26 S., R. 64 E.,
T. 27 S., R. 59 E., all of fractional township;
T. 27 S., R. 60 E., secs. 1 to 18 inclusive;
T. 27 S., R. 62 E., all of township;
T. 27 S., R. 63 E., ""
T. 27 S., R. 64 E., ""
                               "
T. 28 S., R. 62 E., ""
                               "
T. 28 S., R. 63 E., ""
T. 29 S., R. 61 E., all of fractional township;
T. 29 S., R. 62 E., all of township;
T. 29 S., R. 63 E., " " "
T. 30 S., R. 62 E., all of fractional township.
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HERBERT HOOVER

THE WHITE HOUSE,

April 13, 1932.

[No. 5836]

Executive Order 5837. April 13, 1932

Executive Order

AMENDMENT TO TARIFF OF UNITED STATES CONSULAR FEES

The following is established as item 47 of the Tariff of United States Consular Fees:

47. For certifying to the correctness of a copy of any certificate of American origin, manufacture, or inspection issued by any department or office of the Government of the United States, where such certified copy is required for the purpose of advancing the export trade of the United States _______ No fee.

HERBERT HOOVER

THE WHITE HOUSE,

April 13, 1932.

[No. 5837]

Executive Order 5838. April 18, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS IN AID OF LEGISLATION

OREGON

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that the NW. ½ NE. ½ sec. 15, T. 3 S., R. 6 W., Willamette meridian, Oregon, containing 40 acres, be, and it is hereby, temporarily withdrawn from settlement, location, sale, or entry, except as provided in said acts, in aid of proposed legislation.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

April 18, 1932.

[No. 5838]

Executive Order 5839. April 19, 1932

Executive Order

APPOINTMENT OF MR. RALPH A. VESTAL

Mr. Ralph A. Vestal may be appointed to the position of junior clerk in the Department of State without compliance with the requirements of the civil-service rules.

HERBERT HOOVER

THE WHITE HOUSE,

April 19, 1932.

[No. 5839]

Executive Order 5840. April 21, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

NEW MEXICO

It is hereby ordered that Executive Order No. 4843, dated March 23, 1928, which withdrew, with other lands, the public lands in T. 20 N., R. 2 E., New Mexico

principal meridian, pending resurvey, be, and the same is hereby, revoked as to said township.

All the lands in this township are within the limits of the Santa Fe National Forest.

HERBERT HOOVER

THE WHITE HOUSE,

April 21, 1932.

[No. 5840]

Executive Order 5841. April 23, 1932

Executive Order

SIUSLAW NATIONAL FOREST

OREGON

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 34, 36), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the boundaries of the Siuslaw National Forest, in the State of Oregon, be modified by excluding therefrom the following-described lands:

WILLAMETTE MERIDIAN

```
T. 23 S., R. 9 W., sec. 6, NE. 1/4, lots 5 and 6, E. 1/4 SE. 1/4;
T. 22 S., R. 10 W., sec. 6, lots 7, 8, and 9;
                     sec. 7, lots 1, 2, 3, 5, and NE. 1/2, NW. 1/4;
                     sec. 8, lot 5;
                     sec. 14, lots 5, 6, 7, and 8;
                     sec. 15, lots 5, 6, 7, 8, 9, 10, and SE. 1/4 SE. 1/4;
                     sec. 16, lots 6 and 7;
                     sec. 17, lots 6, 7, 8, 10, and NE. 1/4 SW. 1/4;
                     sec. 21. all:
                     sec. 22, lots 1, 5, 6, 7, 8, 9, S. ½ NE. ¼, SE. ¼ NW. ¼,
                                NE. ½ SW. ½, and N. ½ SE. ½;
                     sec. 23, lots 2, 3, 4, SW. 1/4 NE. 1/4, NW. 1/4, and S. 1/4;
                     sec. 26, NW. 1/4;
                     sec. 27, all;
                     sec. 33, E. ½ and E. ½ W. ½;
                     sec. 34, NE. 1/4 and S. 1/4;
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T. 23 S., R. 10 W., sec. 3, all;
                    sec. 9, E. 1/2 and E. 1/2 W. 1/2;
                    sec. 11, all;
                    sec. 14, S. ½ NE. ¼ and S. ½;
                    all secs. 15, 21, and 23;
                    sec. 26, N. 1/2 and SE. 1/4;
                    sec. 27, all;
                    sec. 29, E. ½ E. ½:
                    sec. 31, NE. 1/2 SE. 1/4, lots 6 and 7:
                    sec. 32, SE. ¼ NE. ¼, SW. ¼, NE. ¼ SE. ¼, lots 3 and 4;
                    sec. 33, E. ½ NE. ½, NE. ½ SW. ½, N. ½ SE. ½, lots 1, 2, 3,
                               and 4;
T. 21 S., R. 11 W., sec. 33, lots 5, 6, 7, 8, and S. \( \cdot \) S. \( \cdot \);
                    sec. 34, lots 5, 6, 7, and 8;
T. 22 S., R. 11 W., sec. 1, lots 4 and 6, and lands embraced in H. E. S. No. 213;
                    sec. 2, lots 1, 2, 3, and 4;
                    sec. 3, lots 2 to 14, inclusive, and SW. 1/4 NE. 1/4;
T. 22 S., R. 11 W., sec. 4, N. ½, SE. ½ SW. ½, NE. ½ SE. ½, and S. ½ SE. ½;
                    sec. 5, N. ½, N. ½ SW. ¼, SE. ¼ SW. ¼, and SE. ¼;
                    sec. 8, all;
                    sec. 9, W. ½ NE. ½, SE. ½ NW. ½, NE. ½ SW. ½;
                    sec. 10, E. ½;
                    sec. 11, S. ½ NW. ¼, NE. ¼ SW. ¼, and NW. ¼ SE. ¼;
                    sec. 14, SW. 1/4 SW. 1/4;
                    sec. 15, N. ½, E. ½ SE. ½;
                    sec. 16, all;
                    sec. 17, lots 1, 2, 3, 4, 7, SW. 1/4 NW. 1/4, and SW. 1/4 SW. 1/4;
                    sec. 19, N. ½ NE. ¼;
                    sec. 20, N. ½ N. ½, SE. ¼ NW. ¼, E. ½ SW. ¼, and SW. ¼
                               SE. 1/4;
                    sec. 22, NE. ¼ NE. ¼;
                    sec. 23, N. ½ NW. ¼;
                    sec. 36, all;
T. 23 S., R. 11 W., sec. 5, lots 3, 4, 5, and 6;
                    sec. 6, lots 1, 2, 3, 4, 5, 7, and SE. 1/4 SW. 1/4;
                    sec. 7, lot 1;
                    sec. 17, lots 10, 13, 14, and 15;
                    sec. 18, SW. ¼ and S. ½ SE. ¼;
                    sec. 19, NW. 1/2 NE. 1/2 and N. 1/2 NW. 1/4;
                    sec. 26, SW. ¼ NE. ¼, E. ½ NW. ¼, and NE. ¼ SW. ¼;
                    sec. 30, S. ½ N. ½;
                    sec. 31, N. ½ SW. ¼, SE. ¼ SW. ¼, and SW. ¼ SE. ¼;
T. 24 S., R. 11 W., sec. 3, SW. 1/2 NW. 1/2 and W. 1/2 SW. 1/4;
                    sec. 4, S. ½ NE. ¼ and E. ½ SE. ¼;
                    sec. 9, NE. ¼ NE. ¼, E. ½ W. ½ SE. ¼ SW. ¼, E. ½ SE. ¼
                               SW. ¼, W. ½ W. ½ SW. ¼ SE. ¼, E. ½ SE. ¼;
                    sec. 10, NE. 1/4, SW. 1/4, NW. 1/4 SE. 1/4, and S. 1/4 SE. 1/4;
                    sec. 11, SW. 1/4 and S. 1/2 SE. 1/4;
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Executive Orders

sec. 12, SW. ¼ NE. ¼ and S. ½; sec. 17, E. ½ E. ½; sec. 18, SE. ¼ NW. ¼ and E. ½ SW. ¼.

HERBERT HOOVER

THE WHITE HOUSE,
April 23, 1932.

[No. 5841]

Executive Order 5842. April 28, 1932

Executive Order

DESIGNATING THE HONORABLE EMILIO DEL TORO TO PERFORM TEMPORARILY THE DUTIES OF THE JUDGE OF THE DISTRICT COURT OF THE UNITED STATES FOR PORTO RICO

WHEREAS it appearing that the Honorable Ira K. Wells, Judge of the District Court of the United States for Porto Rico, will be absent from his district at certain periods during the present calendar year:

NOW, THEREFORE, in pursuance of the authority vested in me by section 41 of the act of March 3, 1917 (39 Stat. 951, 965-966), to provide a civil government for Porto Rico, and for other purposes, it is hereby ordered that the Honorable Emilio del Toro, Chief Justice of the Supreme Court of Porto Rico, be, and he is hereby, designated, authorized, and empowered to perform the duties of the office of Judge of the District Court of the United States for Porto Rico, and to sign all necessary papers and records as the acting judge of said court, during the absence of the judge thereof, and until such absence is removed.

HERBERT HOOVER

THE WHITE HOUSE,

April 28, 1932.

[No. 5842]

Executive Order 5843. April 28, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS IN AID OF LEGISLATION AND

REVOCATION OF EXECUTIVE ORDER No. 1529 OF MAY 9, 1912

CALIFORNIA

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the unappropriated public lands in the townships hereinafter described be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, subject to all valid existing rights, for classification and in aid of legislation:

MOUNT DIABLO MERIDIAN, CALIFORNIA

All T. 4 N., R. 26 E.;

All T. 4 N., R. 27 E.;

All secs. 35 and 36 not within the national forest, T. 1 N., R. 28 E.;

All T. 1 N., R. 29 E.;

All T. 1 N., R. 30 E.;

All secs. 19, 28, 29, 30, 31, 32, and 33, T. 1 N., R. 31 E.;

All secs. 28, 29, 31, 32, 33, and 34, T. 1 N., R. 32 E.;

All secs. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, and 15, T. 1 S., R. 30 E.;

All sec. 1, SE. ¼ sec. 2, all secs. 4, 5, 6, 7, 8, 9, 11, 12, 13, 14, 15, 16, 18, and 19, SW. ¼ SE. ¼ sec. 20, all secs. 21, 22, 23, 24, 25, 26, 27, 28, 30, 31, 33, 34, 35, and 36, T. 1 S., R. 31 E.;

All secs. 1, 2, and 3, SW. ½ NW. ½, W. ½ SW. ½ sec. 4, NW. ½ NE. ½, NE. ½ NW. ½ sec. 5, all secs. 6, 7, 10, 11, 12, 13, 14, 15, 16, 18, 23, 24, 25, 26, 35, and 36, T. 2 S., R. 31 E.;

All secs. 1, 2, 11, 12, 13, 14, 23, 24, 25, 26, 35, and 36, T. 3 S., R. 31 E.;

All secs. 1, 2, 11, 12, 13, 14, 23, 24, 25, 26, and 35, T. 4 S., R. 31 E.;

All secs. 1, 2, 11, 12, 13, 14, E. ½, E. ½ W. ½, W. ½, NW. ½ sec. 15, E. ½ sec. 22, all secs. 23, 24, 25, 26, E. ½ E. ½ sec. 27, and N. ½, SE. ½, E. ½ SW. ½ sec. 35, T. 5 S., R. 31 E.;

All secs. 3, 4, 5, 6, 7, 8, 9, 10, 15, 16, 17, 18, 19, 20, 21, 22, 27, 28, 29, 30, 31, 32, 33, and 34, T. 1 S., R. 32 E.;

All secs. 3, 4, 5, 6, 7, 8, 9, 10, 11, 14, 15, 16, 17, 18, 19, 20, 21, 22. and 23, W. ½ sec. 24, all secs. 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, and 36, T. 2 S., R. 32 E.; All T. 3 S., R. 32 E.;

All secs. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, and 35, T. 4 S., R. 32 E.;

All secs. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11, W. ½ W. ½, NE. ½ NW. ½, N. ½ NE. ½ sec. 12, E. ½ NW. ½, NE. ½ SW. ½, W. ½ W. ½ sec. 13, all secs. 14, 15, 17, 18, 19, 20, 21, and 22, N. ½, N. ½ S. ½, S. ½ SW. ½, SW. ½ SE. ½ sec. 23, NW. ½ sec. 24, SW. ½ sec. 25, S. ½, NW. ½, SW. ½ NE. ½ sec. 26, all secs. 27, 28, 29, 30, 31, 32, 33, 34, and 35, T. 5 S., R. 32 E.;

All secs. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, N. ½, N. ½ S. ½, S. ½ SW. ½, SW. ½ SE. ½ sec. 12, W. ½, W. ½ NE. ½ sec. 13, all secs. 14, 15, 17, 18, N. ½, NW. ½ SW. ½ sec. 20, N. ½ N. ½, S. ½ NW. ½ sec. 22, and NW. ½ NW. ½ sec. 23, T. 6 S., R. 32 E.;

All secs. 6, 7, 18, 19, S. ½ sec. 20, all secs. 29, 30, 31, and 32, T. 3 S., R. 33 E.; and All secs. 5, 6, 7, 8, SW. ¼ sec. 16, all secs. 17, 18, 19, 20, and W. ½ sec. 21, T. 4 S., R. 33 E.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

Executive Order No. 1529, dated May 9, 1912, which temporarily reserved a part of the above-described lands until their suitableness for Indian allotment purposes could be investigated, is hereby revoked.

HERBERT HOOVER

THE WHITE HOUSE,

April 28, 1932.

[No. 5843]

Executive Order 5844. April 28, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

MICHIGAN

It is hereby ordered that Executive Order No. 4921, dated June 29, 1928, which withdrew, with other lands, the public lands in T. 25 N., R. 4 E., Michigan meridian,

Michigan, pending resurvey, be, and the same is hereby, revoked as to said township.

All the lands in this township are within the limits of the Huron National Forest.

HERBERT HOOVER

THE WHITE HOUSE,

April 28, 1932.

[No. 5844]

Executive Order 5845. April 28, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

MINNESOTA

It is hereby ordered that Executive Order No. 5309, dated March 24, 1930, which withdrew the public lands in T. 62 N., R. 2 E., of the fourth principal meridian, Minnesota, pending resurvey, be, and the same is hereby, revoked.

All the lands in this township are within the limits of the Superior National Forest.

HERBERT HOOVER

THE WHITE HOUSE,

April 28, 1932.

[No. 5845]

Executive Order 5846. May 2, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR CLASSIFICATION

COLORADO

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that the public lands hereinafter described in the State of Colorado be, and the same are hereby, temporarily withdrawn from settlement, location, sale, or entry, subject to all valid existing rights, and the conditions and limitations of said acts, for classification and pending determination as to the advisability of adding same to the Rocky Mountain National Park:

SIXTH PRINCIPAL MERIDIAN

T. 3 N., R. 75 W., sec. 4, lots 5, 6, and 7; sec. 8, lot 7; T. 5 N., R. 73 W., sec. 23, NW. ½ NW. ½, S. ½ NW. ½.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, May 2, 1932.

[No. 5846]

Executive Order 5847. May 7, 1932

Executive Order

APPOINTMENT OF WARREN BENJAMIN

Warren Benjamin may be appointed to a clerical position in the Treasury Department without compliance with the requirements of the civil-service rules.

Mr. Benjamin is the stepson of the late Graham Nichol, who, prior to his death on January 14, 1932, had served for approximately 14 years as head of the Public Relations Division of the Bureau of Internal Revenue and rendered service of an outstanding value to the Government. Mr. Nichol's death left his widow without adequate means of support.

This order is recommended by the Secretary of the Treasury.

HERBERT HOOVER

THE WHITE HOUSE,

May 7, 1932.

[No. 5847]

Executive Order 5848. May 16, 1932

Executive Order

AMENDMENTS TO TARIFF OF UNITED STATES CONSULAR FEES

The Tariff of the United States Consular Fees is hereby amended as follows:

Item 8 is amended so as to provide that the fee for "Issue of passport" shall be \$9.00, and the fee for "Renewal of an American passport" shall be \$5.00.

Item 24 is amended by deleting the words "Form No. 37."

Item 25 is amended by deleting the words "Form No. 38."

Item 26 is amended by deleting the words "Form No. 39."

Item 47 is amended to read as follows:

HERBERT HOOVER

THE WHITE HOUSE,

May 16, 1932.

[No. 5848]

1137

Executive Order 5849. May 19, 1932

Executive Order

TRANSFERRING TO CONTROL AND JURISDICTION OF THE SECRETARY
OF THE NAVY CERTAIN LANDS OPPOSITE BALBOA, AND
ESTABLISHING THEREON A NAVAL BASE

CANAL ZONE

By virtue of the authority vested in me by law, the area of land hereinafter described, situated in the Canal Zone, is hereby set apart and assigned to the uses and purposes of a naval reservation under the jurisdiction of the Secretary of the Navy; but said area shall be subject to the civil control and jurisdiction of the Canal Zone authorities, in conformity with the Panama Canal Act (37 Stat. 560-569; U. S. Code, title 48, ch. 6). The said area is described as follows:

Beginning at a concrete monument (marked #1 on the map), N. 00° 30' E., 75 ft. from Thatcher Highway Station P.C. 50 plus 00.00, said monument being 8 in. square and 30 in. above the ground, the geographic position of which, referred to the Canal Zone triangulation system, is in latitude 8° 56' plus 4,754.37 ft. and longitude 79° 34' plus 5,713.90 ft.; thence in a westerly and northerly direction, along a line parallel to and 75.00 ft. from the Thatcher Highway center line, to a concrete monument (marked #2 on the map) in latitude 8° 57' plus 3,133.52 ft. and longitude 79° 37' plus 1,026.60 ft. opposite P.T. Station 201 plus 79.10; thence due north, 5.808.00 ft. to a concrete monument (marked #3 on the map) in latitude 8° 58' plus 2,894.16 ft. and longitude 79° 37' plus 1,026.60 ft.; thence due east, 12,736.80 ft. to a point (marked #4 on the map) in latitude 8° 58' plus 2,894.16 ft. and longitude 79° 35' plus 316.44 ft.; (on the extension of the last course, 444.38 ft. from point #4 is a 6-in, pipe monument, 6 ft. above the ground); thence S. 19° 24′ 40″ E., 5,280.00 ft., along a line parallel with and 1,000.00 ft. from the west prism line of the Canal to a point (marked #5 on the map) in latitude 8° 57' plus 3,961.64 ft. and longitude 79° 34' plus 4,575.01 ft.; thence due east, 1,060.27 ft. to a point on the west prism line of the Canal (marked #6 on the map) in latitude 8° 57' plus 3,961.64 ft. and longitude 79° 34' plus 3,514.74 ft.; thence S. 19° 24' 40" E., 4,155.75 ft. along the west prism line of the Canal to a point (marked #7 on the map) in latitude 8° 57' plus 42.10 ft. and longitude 79° 34' plus 2,133.61 ft.; thence S. 38° 15' 30" E., 1,752.06 ft. to a point on the west prism line of the Canal (marked #8 on the map) in latitude 8° 56' plus 4,713.69 ft. and longitude 79° 34' plus 1,048.73 ft.; thence N. 89° 30' W., 3,760.68 ft. to a concrete monument (marked #9 on the map) in latitude 8° 56' plus 4,746.52 ft. and longitude 79° 34' plus 4,809.26 ft.; thence on the same course, 904.79 ft. to the point of beginning, containing an area of 2,509.618 acres or 3.9213 square miles.

The directions of the lines refer to the true meridian and were determined from deflection angles from known azimuths of the Canal Zone triangulation system. The magnetic declination was not recorded. The survey was made January 6 to 15, 1932, by The Panama Canal. The parcel of land is shown on Panama Canal Drawing X-6102-22, on file in the office of the Governor of the Panama Canal and the Judge Advocate General of the Navy.

Excepting and reserving therefrom the necessary rights of way for the location and functioning of existing and projected necessary highways, power and communication lines, lighthouses, and military defense installations, and, in principle, for such additions to these installations as in future may be found to be necessary:

Provided, however, that in the event that change in the plans and projects of the Navy Department result in rendering surplus for naval requirements any portion of the area aforesaid, the portion thus rendered surplus shall be restored to its previous status under the control of the Canal Zone.

HERBERT HOOVER

THE WHITE HOUSE, May 19, 1932.

[No. 5849]

Executive Order 5850. May 25, 1932

Executive Order

Assuming Control, for Military Purposes, of the Municipal Aviation Field, Tucson, Ariz.

WHEREAS pursuant to the authority of the act of Congress approved April 12, 1926 (44 Stat. 241), entitled "AN ACT To authorize the use by the city of Tucson, Arizona, of certain public lands for a municipal aviation field, and for other purposes," the Secretary of the Interior on August 2, 1926, executed a lease to the city of Tucson, Ariz., for secs. 26 and 27, T. 14 S., R. 14 E. of the Gila and Salt River meridian, containing 1,280 acres, more or less, of the public domain, for the establishment and maintenance of a municipal aviation field; and

WHEREAS section 2 of said act provides that in case of emergency or in event it shall be deemed advisable, the Government of the United States may assume absolute control of the management and operation of said field for military purposes; and

WHEREAS it is now deemed advisable that the Government of the United States assume such control for military purposes;

NOW, THEREFORE, it is hereby ordered that the absolute control of the management and operation of secs. 26 and 27, T. 14 S., R. 14 E. of the Gila and Salt River meridian, Pima County, Ariz., containing 1,280 acres, more or less, now leased to the city of Tucson, Ariz., for a municipal aviation field, be, and is hereby, assumed by the Government of the United States for military purposes, and the Secretary of War is hereby designated as the officer to exercise this control on behalf of the Government of the United States.

HERBERT HOOVER

THE WHITE HOUSE, May 25, 1932.

[No. 5850]

Executive Order 5851. May 28, 1932

Executive Order

APPOINTMENT OF MRS. NESTA STEPHENS LONG

Mrs. Nesta Stephens Long may be appointed a clerk in the Customs Service in the district of Arizona for a period of one year without regard to her standing on the civil-service junior stenographic register.

Mrs. Long is the wife of Carroll Robert Long who has served as a clerk in the office of the Collector of Customs at Nogales, Ariz., since July 11, 1927, and is forced to give up his position temporarily on account of serious illness. Mrs. Long passed

the civil-service examination for junior stenographer, but her name is not within reach for appointment.

This order is recommended by the Secretary of the Treasury.

HERBERT HOOVER

THE WHITE HOUSE, May 28, 1932.

[No. 5851]

Executive Order 5852. June 1, 1932

Executive Order

APPOINTMENT OF MRS. GLADYS L. KNIGHT

Mrs. Gladys L. Knight may be appointed to an existing vacancy in the rating of junior typist, Grade CAF-1, at \$1,260 per annum, Headquarters, United States Marine Corps, Washington, D.C., without regard to the civil-service act or rules.

Mrs. Knight is the widow of First Lieut. Clarence M. Knight, United States Marine Corps, who was killed in line of duty in an airplane accident on July 22, 1929, at Ocotal, Nicaragua. The death of her husband has left Mrs. Knight without support, and she is in need of employment in order to provide herself and minor child with the necessities of life.

This order is issued upon the recommendation of the Secretary of the Navy.

HERBERT HOOVER

THE WHITE HOUSE,

June 1, 1932.

[No. 5852]

Executive Order 5853. June 3, 1932

Executive Order

WAIVER OF MAXIMUM AGE LIMIT, GEORGE H. ROLFE

The maximum age limit is hereby waived to permit George H. Rolfe to enter the open competitive examination for the position of postmaster at Concord, N. H.

HERBERT HOOVER

THE WHITE HOUSE,

June 3, 1932.

[No. 5853]

Executive Order 5854. June 3, 1932

Executive Order

PROTECTION OF THE NORTHERN PACIFIC HALIBUT FISHERY

It being expedient for the enforcement of the act for the protection of the northern Pacific halibut fishery, approved May 2, 1932, that a patrol be maintained in certain waters, and that public vessels be designated for that purpose and officers be designated to enforce said act:

THEREFORE IT IS HEREBY ORDERED:

- 1. That a patrol be maintained in the territorial waters of the United States and the high seas, including Bering Sea, extending westerly from the territorial waters of the United States and Canada, to be conducted by any naval or other public vessels on service in such waters and including specifically the following-named vessels of the Bureau of Fisheries: Widgeon, Murre, Auklet, Petrel, Eider, Kittiwake, Blue Wing, Merganser, Scoter, Brant, Teal, Crane, Red Wing, and Penguin.
- That the masters of such vessels, and the agents, assistant agents, inspectors, and wardens of the Bureau of Fisheries are hereby designated as officials to exercise

all powers of search and seizure conferred by said act upon persons so designated by the President.

HERBERT HOOVER

THE WHITE HOUSE,

June 3, 1932.

[No. 5854]

Executive Order 5855. June 6, 1932

Executive Order

Assignment of Frequencies to Government Radio Stations

WHEREAS section 6 of the Radio Act of 1927 (44 Stat. 1162, 1165) provides as follows:

"Radio stations belonging to and operated by the United States shall not be subject to the provisions of sections 1, 4, and 5 of this Act. All such Government stations shall use such frequencies or wave lengths as shall be assigned to each or to each class by the President. All such stations, except stations on board naval and other Government vessels while at sea or beyond the limits of the continental United States, when transmitting any radio communication or signal other than a communication or signal relating to Government business shall conform to such rules and regulations designed to prevent interference with other radio stations and the rights of others as the licensing authority may prescribe. Upon proclamation by the President that there exists war or a threat of war or a state of public peril or disaster or other national emergency, or in order to preserve the neutrality of the United States, the President may suspend or amend, for such time as he may see fit, the rules and regulations applicable to any or all stations within the jurisdiction of the United States as prescribed by the licensing authority, and may cause the closing of any station for radio communication and the removal therefrom of its apparatus and equipment, or he may authorize the use or control of any such station and/or its apparatus and equipment by any department of the Government under such regulations as he may prescribe, upon just compensation to the owners. Radio stations on board vessels of the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation or the Inland and Coastwise Waterways Service shall be subject to the provisions of this Act."

AND WHEREAS the Government departments using radio find it necessary for efficient operation to make some changes in previous frequency assignments to individual stations and have requested that such changes be authorized; NOW, THEREFORE, I, HERBERT HOOVER, President of the United States of America, pursuant to the authority vested in me by law, do hereby allocate frequencies to the Government stations as follows:

4= 0		A	250	1
17. 8	Navy	Annapolis, Md. (Washington, D.C.)	350 500	kw. kw.
19. 8		Cavite (Los Baños), P.I.	300	kw.
22. 9		Cavite (Los Baños), P.I.	300	kw.
24. 0	"	Darien (Balboa), Canal Zone Pearl Harbor (Honolulu), T.H.	350	kw.
26. 1	u	Mare Island (San Francisco), Calif.	100	kw.
28. 5	"	Chollas Heights (San Diego), Calif.	200	kw.
30. 6 32. 8	"	Guam	100	kw.
	u	Cayey (San Juan), P.R.	40	kw.
33. 8	æ	Heeia (Honolulu), T.H.	100	kw.
38. 0 42. 8	Navy	Mare Island (San Francisco), Calif.	100	kw.
46	"	Darien (Balboa), Canal Zone	100	kw.
54	a	Heeia (Honolulu), T.H.	6	kw.
56	a.	Cavite (Los Baños), P.I.	30	kw.
58	a	Keyport (Bremerton), Wash.	30	kw.
<i>u</i>	u	Chollas Heights (San Diego), Calif.	30	kw.
64	u	Charleston, S.C.		5 kw.
4	u	Key West, Fla.	5	kw.
u	"	Arlington, Va. (Washington, D.C.)	20	kw.
66	u	Guantanamo, Cuba	10	kw.
"	u	Guam	30	kw.
"	u	Mare Island (San Francisco), Calif.	10	
75	Army	Ketchikan, Alaska	10	kw.
81	# #	Nome, Alaska	2	kw.
83	u	Seattle, Wash.	10	kw.
94	u	Nulato, Alaska	500	w.
100	u	Juneau, Alaska	500	w.
102	Navy	Bar Harbor, Me.	2	kw.
u	4	Portsmouth, N.H.	2	kw.
æ	u	Boston, Mass.	2	kw.
u	u	Newport, R.I.	500	w.
u	u	New London, Conn.	500	w.
u	u	New York, N.Y.	2	kw.
u	u	Darien (Balboa), Canal Zone	2	kw.
"	u	Chollas Heights (San Diego), Calif.	2	kw.
"	u	Mare Island (San Francisco), Calif.	6	kw.
u	u	Astoria, Oreg.	2	kw.
4	u	Keyport (Bremerton), Wash.	30	kw.
104	u	Pensacola, Fla.	2	kw.
u	u	New Orleans, La.	2	
"	u	Brownsville, Tex.	2	
u	u	Philadelphia, Pa.	2	kw.
u	"	Lakehurst, N.J.	2	kw.
105	Army	Fort McPherson, Ga.	5	kw.
106	Navy	St. Paul (Pribilof Islands), Alaska	2	kw.
"	a	Dutch Harbor, Alaska	500	w.
"	u	Norfolk, Va.	2	kw.
	u 	Cordova, Alaska	2	kw.
"	u	Charleston, S.C.	2	_
"	"	Key West, Fla.	2	kw.
	u	Colón, Canal Zone	2	kw.
"	u	Pearl Harbor, T.H.	2	kw.
4	"	Arlington, Va. (Washington, D.C.)	10	kw.

	Herber	t Hoover, 1929–1933	EO	5855
106	Navy	Hilo, T.H.	2	kw.
u	u	Tutuila, Samoa	2	kw.
108	и	Guantanamo, Cuba	2	kw.
"	u	Port au Prince, Haiti	2	kw.
"	u u	Cayey (San Juan), P.R.	2	kw.
"	"	Mare Island (San Francisco), Calif.	2	kw.
	"	Eureka, Calif.	2	kw.
- "	 	Cavite (Los Baños), P.I.	6 500	kw. w.
 u	- u	Olongapó, P.I.	2	w. kw.
ű	u	Peiping, China Guam	2	kw.
4	u	St. Thomas, Virgin Islands	500	w.
113	4	Arlington, Va. (Washington, D.C.)	10	kw.
"	u	Key West, Fla.	2	kw.
4	u	Pensacola, Fla.	2	kw.
"	u	New Orleans, La.	2	kw.
u	«	Guantanamo, Cuba	2	kw.
"	"	Cayey (San Juan), P.R.	2	kw.
115	u	Olongapó, P.I.	100	w.
*120	Army	Anchorage, Alaska	10	kw.
"	ű	Fort Bliss, Tex.	300	w.
4	u	Fort Sam Houston, Tex.	400	w.
122	Navy	Norfolk, Va.	2	kw.
	4	Charleston, S.C.	2	kw.
"	u u	Great Lakes	1	kw.
	<u>.</u> "	Bar Harbor, Me.	2	kw.
128	u u	Darien (Balboa), Canal Zone	2	kw.
132		Colón, Canal Zone	2	kw.
*133	Army "	Juneau, Alaska	500	w .
**153	u	Fairbanks, Alaska	500 10	w.
"	u	Anchorage, Alaska Transports	10	kw.
4	u	Bolling Field, D.C.	5	kw.
u	u	Chanute Field, Ill.	300	w.
4	u	Scott Field, Ill.	300	₩.
u	u	Wright Field, Ohio	1	kw.
159	u	Transports	500	w.
"	u	San Francisco, Calif.	2	kw.
"	u	Fort Shafter, T.H.	500	w.
"	u	Canal Zone	500	w.
"	u	Manila, P.I.	500	w.
4	u	Washington, D.C.	2	kw.
4	u	Governors Island, N.Y.	2	kw.
**166	«	Kanakanak, Alaska	300	w.
4	u u	Fort Omaha, Nebr.	2	kw.
**172	"	Circle, Alaska	500	w.
	-	Squaw Harbor, Alaska	500	w.
173	- u	Ketchikan, Alaska	10	kw.
4	u	Fort MacArthur, Calif.	300	w.
4	u u	Fort Omaha, Nebr. Presidio of San Francisco, Calif.	2 2	kw kw.
u	u u	Fort Grant, Canal Zone	50	KW.
4	ű	Washington, D.C.	2	w. kw.
175	Coast Guard	International Ice Patrol vessels	~	w .
*180	Lighthouses, Commerce	Lighthouse tenders, Great Lakes		
185	Navy	Parris Island, S.C.	200	w.
	_ · _ · J	TZ XTZ A TOL-		, , ,

* Available for non-Government assignments. * Available for non-Government assignments provided no interference is caused with Government assignments.

185	Navy	Savannah, Ga.	500	w.
	a	St. Augustine, Fla.	2	kw.
"		Jupiter, Fla.	500	w.
u	Army	Fort Monmouth, N.J.	400	w.
u	u	Fort Sam Houston, Tex.	400	w.
"	4	Fort Huachuca, Ariz.	400	w.
"	"	Fort Crockett, Tex.	300	w.
"	u u	Schofield Barracks, T.H.	50	w.
-	-	Fort Ruger, T.H.	300	w.
- "	4	Fort Shafter, T.H.	300	w.
"	u	Fort Kamehameha, T.H.	300	w.
	u	Wheeler Field, T.H.	300	w.
**187	"	Camp John Hay, P.I.	50	w.
a	 u	Fort Mills, Corregidor, P.I.	300	w.
"	"	Fort Santiago, Manila, P.I.	300	w.
		Camp Stotsenburg, Manila, P.I.	50	w.
*190	Lighthouses, Commerce	Lighthouse tenders, Great Lakes		
**192	Army	Fort Benjamin Harrison, Ind.	300	w.
"	a	Fort Sill, Okla.	300	w.
"	a	Fort D. A. Russell, Tex.	400	w.
196		Kodiak, Alaska	500	w.
190	Airways, Commerce	Boston, Mass.	2	kw.
u	Airways, Commerce	New York, N.Y.	2	kw.
u	Airways, Commerce	Richmond, Va.	2	kw.
197	Airways, Commerce	Albany, N.Y.	2	kw.
	Army	Fort Sam Houston, Tex.	400	w.
198 "	Airways, Commerce	El Paso, Tex.	2	kw.
199	Airways, Commerce	Los Angeles, Calif.	2	kw.
4	Airways, Commerce Airways, Commerce	Portland, Oreg.	2 2	kw.
и	Airways, Commerce	Los Angeles, Calif. Amarillo, Tex.	2	kw.
ĸ	Airways, Commerce		2	kw.
200	Army	Jackson, Miss. Aberdeen, Md.	300	kw.
200	Aimy .	Anchorage, Alaska	4	W.
u	«	Bolling Field, D.C.	300	kw.
u	"	Bowman Field, Ky.	300	w. w.
"	«	Fort Bragg, N.C.	300	w. w.
и	u	Burgess Field, Uniontown, Pa.	300	
u	u	Chanute Field, Ill.	300	w. w.
**	u	Fort Crockett, Tex.	300	w.
44	u	Cumberland Landing Field, Md.	300	w.
"	u	France Field, Canal Zone	300	w.
"	"	Hatbox Field, Muskogee, Okla.	300	w.
u	ű	Dryden, Tex.	300	w.
"	«	Kelly Field, Tex.	300	w.
u	«	Langley Field, Va.	300	w.
"	"	Lordsburg, N. Mex.	300	w.
"	u	Hensley Field, Dallas, Tex.	300	w.
u	u	Luke Field, T.H.	300	w.
u	a	March Field, Calif.	300	w.
u	α	Middletown Air Intermediate Depot, Pa.	300	w.
"	«	Mitchel Field, N.Y.	300	w.
u	u	Fort Monmouth, N.J.	300	w.
	u	Maxwell Field, Ala.	300	w.
"	и	Pope Field, N.C.	300	w.
4	u	Rockwell Field, Calif.	300	w.

^{*} Available for non-Government assignments.

** Available for non-Government assignments provided no interference is caused with Government assignments.

	Herbe	rt Hoover, 1929–1933	EO 5855
200	Army	Scott Field, Ill.	300 w.
"	u	Selfridge Field, Mich.	1 kw.
"	u	Fort Sill, Okla.	300 w.
"	« «	Tucson, Ariz.	300 w.
u		Crissy Field, Calif.	300 w.
u	u	Wheeler Field, T.H. Fort Wint, P.I.	300 ₩.
æ	44	Sloan Field, Midland, Tex.	50 w. 100 w.
"	a a	Wright Field, Fairfield, Ohio	100 w. 1 kw.
4	«	Yuma, Ariz.	300 w.
"	«	Mather Field, Calif.	300 w.
201	Airways, Commerce	Salt Lake City, Utah	2 kw.
"	Airways, Commerce	Boise, Idaho	2 kw.
u	Airways, Commerce	Butte, Mont.	2 kw.
u	Airways, Commerce	Elko, Nev.	2 kw.
u	Airways, Commerce	Idaho Falls, Idaho	2 kw.
"	Airways, Commerce	Pleasant Valley, Nev.	150 w.
"	Airways, Commerce	Reno, Nev.	2 kw.
-	Airways, Commerce	Strevell, Idaho	150 w.
202	Airways, Commerce	St. Louis, Mo.	2 kw.
4	Airways, Commerce	Kansas City, Mo.	2 kw.
4	Airways, Commerce Airways, Commerce	Little Rock, Ark.	2 kw. 2 kw.
u	Airways, Commerce	Memphis, Tenn. Tulsa, Okla.	2 kw. 2 kw.
u	Airways, Commerce	Wichita, Kans.	2 kw. 2 kw.
203	Army	Sitka, Alaska	200 w.
204	Airways, Commerce	El Paso, Tex.	2 kw.
u	Airways, Commerce	Big Spring, Tex.	2 kw.
205	Army	Fort Omaha, Nebr.	2 kw.
u	Airways, Commerce	New York, N.Y.	2 kw.
æ	Airways, Commerce	Cleveland, Ohio	2 kw.
206	Airways, Commerce	Atlanta, Ga.	2 kw.
"	Airways, Commerce	St. Louis, Mo.	2 kw.
207	Army "	Kelly Field, Tex.	300 w.
4	u u	March Field, Calif.	300. w.
	- #	Maxwell Field, Ala.	300 w.
æ	æ	Pope Field, N.C. Bethel, Alaska	300 w.
æ	α	Skagway, Alaska	50 w. 500 w.
208	Airways, Commerce	Amarillo, Tex.	500 w. 2 kw.
"	Airways, Commerce	Albuquerque, N. Mex.	2 kw.
"	Airways, Commerce	Fort Worth, Tex.	2 kw.
"	Airways, Commerce	Oklahoma Ćity, Okla.	2 kw.
u	Airways, Commerce	Waynoka, Okla.	2 kw.
209	Airways, Commerce	Cleveland, Ohio	2 kw.
"	Airways, Commerce	Bellefonte, Pa.	2 kw.
"	Airways, Commerce	Buffalo, N. Y.	2 kw.
u	Airways, Commerce	Cincinnati, Ohio	2 kw.
210	Airways, Commerce Army	Pittsburgh, Pa.	2 kw. 300 w.
210 "	Army "	Kanakanak, Alaska Fort Riley, Kans.	300 w. 300 w.
211	Airways, Commerce	New York, N.Y.	300 w. 2 kw.
4	Airways, Commerce	Atlanta, Ga.	2 kw. 2 kw.
**212	Army	Fort Adams, R.I.	300 w.
"	<u>u</u>	Fort Ethan Allen, Vt.	300 w.
u	u	Fort Benning, Ga.	300 w.
u	u	Boston, Mass., Army Base	300 w.

 $^{\ ^{**}}$ Available for non-Government assignments provided no interference is caused with Government assignments.

**212	Army	Camp Devens, Mass. (summer season only)	400	w.
u	"	Governors Island, N.Y.	2	kw.
æ	u	Fort Hayes, Ohio	2	kw.
"	"	Fort Williams, Me.	50	w.
u	u u	Fort Rodman, Mass.	100	w.
"	u	Fort H. G. Wright, N.Y.	300	w.
213	Airways, Commerce	Cheyenne, Wyo.	2	kw.
"	Airways, Commerce	Chicago, Ill.	2	kw.
"	Airways, Commerce	Amarillo, Tex.	2	kw.
u	Airways, Commerce	El Paso, Tex.	2	kw.
214	Airways, Commerce	Portland, Oreg.	2	kw.
u	Airways, Commerce	Medford, Oreg.	2	kw.
4	Airways, Commerce	Pasco, Wash.	2	kw.
216	Airways, Commerce	Cleveland, Ohio	2	kw.
"	Airways, Commerce	Chicago, Ill.	2	kw.
**217	Army	Fort Leavenworth, Kans.	2	kw.
218	Airways, Commerce	Jackson, Miss.	2	kw.
и	Airways, Commerce	Shreveport, La.	2	kw.
u	Airways, Commerce	Salt Lake City, Utah	2	kw.
u	Airways, Commerce	Oakland, Calif.	2	kw.
"	Airways, Commerce	Los Angeles, Calif.	2	kw.
**219	Army	Pope Field, N.C.	300	w.
u	a	Fort Bragg, N.C.	30 0	w.
**220	u	Chicago, Ill.	2	kw.
u	u	Crissy Field, Calif.	300	w.
ű	u	March Field, Calif.	300	w.
u	u	Mather Field, Calif.	300	w.
u	u	Mitchel Field, N.Y.	300	w.
u	u	Point Barrow, Alaska	100	w.
4	u	Rockwell Field, Calif.	300	w.
"	ď	Fort Geo. Wright, Wash.	50	w.
u	u	Yuma, Ariz.	300	w.
u	u	Vancouver Barracks, Wash.	5 0	w.
"	u	Fort Worden, Wash.	300	w.
221	Airways, Commerce	Cheyenne, Wyo.	2	kw.
4	Airways, Commerce	North Platte, Nebr.	2	kw.
4	Airways, Commerce	Omaha, Nebr.	2	kw.
	Airways, Commerce	Rock Springs, Wyo.	2	kw.
**222	Army	Fort Mills, P.I.	300	w.
	4	Jefferson Barracks, Mo.	1	kw.
223	-	Boston, Mass.	300	w.
- u	<u>.</u>	Candle, Alaska	50	w.
	-	Governors Island, N.Y.	2	kw.
224	Airways, Commerce	Seattle, Wash.	500	w.
"	Airways, Commerce	Cleveland, Ohio	2 2	kw. kw.
**225	Airways, Commerce	St. Louis, Mo.	400	w.
++225 "	Army	Fort Leavenworth, Kans. Nulato, Alaska	500	w. w.
ĸ	u	Seward, Alaska	1	w. kw.
u	u	Washington, D. C.	2	kw.
226	Airways, Commerce	Los Angeles, Calif.	2	kw.
220 «	Airways, Commerce	Amarillo, Tex.	2	kw.
**227	Army	Haines, Alaska	200	w.
228	Airways, Commerce	Chicago, Ill.	200	kw.
u	Airways, Commerce	Iowa City, Iowa	2	kw.
		• • • • • • • • • • • • • • • • • • • •	_	

^{**}Available for non-Government assignments provided no interference is caused with Government assignments.

228	• .	Commerce	Jackson, Mich.	2	
-		Commerce	La Crosse, Wis.	2	
229	Army		Aberdeen, Md.	300	•
"	u		Langley Field, Va.	300	w .
"	"		Middletown, Pa. Fort Monroe, Va.	300	w.
230	Airwaye	Commerce	Los Angeles, Calif.	300 2	w. kw.
*		Commerce	Fresno, Calif.	2	kw.
		Commerce	Las Vegas, Nev.	2	
4		Commerce	Milford, Utah	2	kw.
4	• .	Commerce	Oakland, Calif.	2	
4	• •	Commerce	Tucson, Ariz.	2	kw.
4	Airways,	Commerce	Wellton, Ariz.	2	kw.
«	Airways,	Commerce	Winslow, Ariz.	2	kw.
"	Airways,	Commerce	Kingman, Ariz.	2	kw.
231	Airways,	Commerce	Cheyenne, Wyo.	2	kw.
		Commerce	Salt Lake City, Utah	2	kw.
232	Army		Fort Barrancas, Fla.	300	w.
.	"		Chicago (Fort Sheridan), Ill.	2	kw.
			Camp Dix, N.J.	400	w.
4	- -		Governors Island, N.Y.	2	kw.
u	4		Fort Hancock, N.J. Camp Knox, Ky.	300	w.
«	u		Fort McClellan, Ala.	400 400	w. w.
u	u		Mitchel Field, N.Y.	300	w.
4	u		Fort Monmouth, N.J.	300	w.
4	"		Fort Oglethorpe, Ga.	50	w.
4	u		Selfridge Field, Mich.	1	kw.
u	4		Fort Thomas, Ky.	300	w.
u	u		Fort Totten, N.Y.	300	w.
4	4		West Point, N.Y.	30 0	w.
233	Airways, (Commerce	Amarillo, Tex.	2	kw.
4		Commerce	St. Louis, Mo.	2	kw.
234	Army		Fort Brown, Tex.	2	kw.
4	u		Fort Clark, Tex.	300	w.
"	"		Camp S. D. Little, Ariz.	100	w.
4	- u		Fort McIntosh, Tex.	400	w.
235	Airmona C	70000000	Fort Ringgold, Tex.	100	w.
400	Airways, (Greensboro, N.C.	2	kw.
4	Airways, C		Spartanburg, S.C. Atlanta, Ga.	150 2	w. kw.
4	Airways, C		Nashville, Tenn.	2	kw.
æ	Airways, C		Birmingham, Ala.	2	kw.
	Airways, C		Jacksonville, Fla.	2	kw.
u	Airways, C	Commerce	Key West, Fla.	2	kw.
4	Airways, C	Commerce	New Orleans, La.	2	kw.
236	Army		Craig, Alaska	50	w.
u	u		Squaw Harbor, Alaska	500	w.
-		_	Valdez, Alaska	5 0	w.
237	Airways, C	Commerce	Common working wave to aircraft, sup-		
			plementing Airway Radio Stations' regu-		
238-285	Airways, C	Commerce	lar working frequency.		
_00 200	-111 наув, С	JOHN STOR	Radiotelephone and radio range stations as follows:		
240	Airways, C	Commerce	Columbia, Mo.	1 =	l-m
4	Airways, C		Columbus, Ohio		kw. kw.
245	Coast Gua		Vessels	1.0	AW.
248	Airways, C		Amarillo, Tex.	2	kw.
u	Airways, C		Daggett, Calif.	2	kw.
	• , -	*	Ju ,	~	

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248	Airways, Commerce	Terre Haute, Ind.	2 kw.
-	Airways, Commerce	Spartanburg, S.C.	1.5 kw.
	Airways, Commerce	Lake Charles, La.	2 kw.
-	Airways, Commerce	Mobile, Ala.	1.5 kw.
"	Airways, Commerce	Fontana, Calif.	1.5 kw.
254	Airways, Commerce	Fernley, Nev.	1.5 kw.
"	Airways, Commerce	La Crosse, Wis.	2 kw.
æ	Airways, Commerce	Reno, Nev.	2 kw.
"	Airways, Commerce	Pittsburgh, Pa.	2 kw.
"	Airways, Commerce	Titusville, Fla.	2 kw.
"	Airways, Commerce	San Antonio, Tex.	2 kw.
260	Airways, Commerce	Knight, Wyo.	150 w.
*	Airways, Commerce	Indianapolis, Ind.	1.5 kw.
u	Airways, Commerce	Jackson, Miss.	2 kw.
"	Airways, Commerce	Las Vegas, Nev.	2 kw.
æ	Airways, Commerce	Richmond, Va.	2 kw.
æ	Airways, Commerce	York, Nebr.	1.5 kw.
"	Airways, Commerce	Spokane, Wash.	1.5 kw.
æ	Airways, Commerce	Seattle, Wash.	2 kw.
u	Airways, Commerce	Saugus, Calif.	1.5 kw.
266	Airways, Commerce	Atlanta, Ga.	2 kw.
"	Airways, Commerce	Boston, Mass.	2 kw.
4	Airways, Commerce	Erie, Pa.	150 w.
"	Airways, Commerce	Medford, Oreg.	2 kw.
	Airways, Commerce	Waynoka, Okla.	2 kw.
4	Airways, Commerce	Fargo, N. Dak.	2 kw.
"	Airways, Commerce	Wellton, Ariz.	2 kw.
4	Airways, Commerce	Buffalo, N.Y.	2 kw.
272	Airways, Commerce	Burley, Idaho	1.5 kw.
212 "	Airways, Commerce	Detroit, Mich.	2 kw.
"			
"	Airways, Commerce	Little Rock, Ark.	2 kw. 2 kw.
u	Airways, Commerce	Sterling, Ill.	
u	Airways, Commerce	Washington, D.C.	
4	Airways, Commerce	Wink, Tex.	1.5 kw.
	Airways, Commerce	Summit, Calif.	15 w.
4	Airways, Commerce	Iowa City, Iowa	2 kw.
"	Army	Cordova, Alaska	500 w.
"	- u	Fort Mills, P.I.	300 w.
	Coast Coast	Fort Wint, P.I.	100 w.
275	Coast Guard	Vessels	10
*278 "	Airways, Commerce	Pleasant Valley, Nev.	10 w.
4	Airways, Commerce	Strevell, Idaho	10 w.
4	Airways, Commerce	Allentown, Pa.	5 w.
"	Airways, Commerce	Big Spring, Tex.	10 w.
4	Airways, Commerce	Brookville, Pa.	10 w.
4	Airways, Commerce	Bryan, Ohio	5 w.
u	Airways, Commerce	Granger, Wyo.	10 w.
"	Airways, Commerce	Grinnell, Iowa	10 w. 10 w.
æ	Airways, Commerce	Helmer, Ind.	
"	Airways, Commerce	Laramie, Wyo.	
u	Airways, Commerce	McCool, Ind.	5 w.
"	Airways, Commerce	Numidia, Pa.	10 w.
4	Airways, Commerce	Parkman, Ohio	5 w.
"	Airways, Commerce	Tarkio, Mo.	5 w.
-	Airways, Commerce	Vickery, Ohio	10 w.
"	Airways, Commerce	Adair, Iowa	10 w.
-	Airways, Commerce	Adairsville, Ga.	10 w.

^{*}Available for non-Government assignments.

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*278	Airways, Commerce	Anderson, S.C.	10 w.
4	Airways, Commerce	Archbold, Ohio	15 w.
"	Airways, Commerce	Arlington, Oreg.	10 w.
4	Airways, Commerce	Atwater, Calif.	10 w.
u	Airways, Commerce	Beowawe, Nev.	10 w.
"	Airways, Commerce	Blue Canyon, Calif.	10 w.
u	Airways, Commerce	Cambridge, Ohio	10 w.
u	Airways, Commerce	Concord, Calif.	10 w.
"	Airways, Commerce	Cherokee, Wyo.	10 w.
"	Airways, Commerce	Crewe, Va.	10 w.
u	Airways, Commerce	Goshen, Ind.	15 w.
u	Airways, Commerce	Grantsville, Utah	10 w.
"	Airways, Commerce	Greenville, Ky.	10 w.
"	Airways, Commerce	Jefferson, Ga.	10 w.
4	Airways, Commerce	Kirksville, Mo.	10 w.
4	Airways, Commerce	Knight, Wyo.	15 w.
"	Airways, Commerce	Lexington, Nebr.	10 w.
"	Airways, Commerce	Livermore, Calif.	10 w.
"	Airways, Commerce	Meacham, Oreg.	10 w.
"	Airways, Commerce	Medicine Bow, Wyo.	15 w.
"	Airways, Commerce	Monteagle, Tenn.	10 w.
"	Airways, Commerce	Morse, Ill.	10 w.
u	Airways, Commerce	Pine Bluff, Wyo.	10 w.
"	Airways, Commerce	Sidney, Nebr.	15 w.
"	Airways, Commerce	South Boston, Va.	10 w.
"	Airways, Commerce	Stafford Springs, Conn.	5 w.
"	Airways, Commerce	Summit, Calif.	10 w.
4	Airways, Commerce	Tejon, Calif.	10 w.
u	Airways, Commerce	Umatilla, Oreg.	10 w.
u	Airways, Commerce	Ventosa, Nev.	10 w.
u	Airways, Commerce	Vincennes, Ind.	5 w.
u	Airways, Commerce	Wendover, Utah	10 w.
u	Airways, Commerce	Winkleblech, Pa.	10 w.
"	Airways, Commerce	Wolcott, Ind.	10 w.
004	A		

Butte, Mont.

Los Angeles, Calif.

Portland, Oreg.

Sweetwater, Tex.

The Dalles, Oreg.

Bellefonte, Pa. Boston L.S., Mass.

Cape Cod LH, Mass.

Mount Desert LH, Me.

Radiobeacon stations as follows:

Thunder Bay Island LH, Mich.

Portland, L.S., Me.

St. Johns L.S., Fla.

Chesapeake L.S., Va.

Cape Henry LH, Va.

Poe Reef LH, Mich.

Cape Canaveral LH, Fla.

Smith Island LH, Wash. Point Wilson LH, Wash.

Detour Reef L.S., Mich.

Big Spring, Tex.

Brookville, Pa.

Numidia, Pa.

North Platte, Nebr.

Herbert Hoover, 1929-1933

EO 5855

2 kw.

2 kwa

2 kw.

2 kw.

10 w.

10 w.

10 w.

200 w.

10 w.

10 w.

200 w.

200 w.

100 w.

2 kw.

1.5 kw.

1.5 kw.

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284

284

285

286

285-315

Airways, Commerce

Airways, Commerce Airways, Commerce

Airways, Commerce

Lighthouses, Commerce Lighthouses, Commerce

Lighthouses, Commerce

Lighthouses, Commerce

Lighthouses, Commerce

Lighthouses, Commerce

Lighthouses, Commerce

Lighthouses, Commerce

Lighthouses, Commerce

Lighthouses, Commerce

Lighthouses, Commerce

Lighthouses, Commerce

Lighthouses, Commerce

Lighthouses, Commerce

286	Lighthouses, Commerce	Whitefish Point LH, Mich.	200	w.
"	Lighthouses, Commerce	Devils Island LH, Wis.	50	w.
u	Lighthouses, Commerce	Michigan Island LH, Wis.	10	w.
u	Lighthouses, Commerce	Rock of Ages LH, Mich.	10	w.
a	Lighthouses, Commerce	Calumet Harbor LH, Ind.	50	w.
4	Lighthouses, Commerce	Milwaukee Breakwater, Wis.	50	w.
α	Lighthouses, Commerce	Kewaunee Pierhead L.S., Wis.	10	w.
u	Lighthouses, Commerce	Sturgeon Bay L.S., Wis.	10	w.
u	Lighthouses, Commerce	St. Martins Island LH, Mich.	10	w.
u	Lighthouses, Commerce	Sandusky LH, Ohio	10	w.
u	Lighthouses, Commerce	Manistique LH, Mich.	10	w.
u		Chicago Harbor LH, Ill.	50	w.
290	Lighthouses, Commerce	Cape Lookout L.S., N.C.	200	w. w.
29U "	Lighthouses, Commerce		200	
u u	Lighthouses, Commerce	Cape St. Elias LH, Alaska	200	w.
- "	Lighthouses, Commerce	Five Fathom Bank L.S., N.J.		w.
"	Lighthouses, Commerce	Makapuu Point LH, T.H.	200	w.
==	Lighthouses, Commerce	Pollock Rip L.S., Mass.	200	w.
ű	Lighthouses, Commerce	Portland L.S., Me.	200	w.
u	Lighthouses, Commerce	Swiftsure Bank L.S., Wash.	200	w.
u	Lighthouses, Commerce	Little Gull Island L.S., N.Y.	10	w.
u	Lighthouses, Commerce	Stratford Shoal LH, N.Y.	10	w.
u	Lighthouses, Commerce	Execution Rocks LH, N.Y.	10	w.
u	Lighthouses, Commerce	Overfalls L.S., Del.	10	w.
u	Lighthouses, Commerce	Sandy Point LH, Md.	10	w.
u	Lighthouses, Commerce	Wolf Trap LH, Va.	10	w.
u	Lighthouses, Commerce	Jupiter Inlet LH, Fla.	500	w.
u	Lighthouses, Commerce	Galveston Jetty LH, Tex.	500	w.
u	Lighthouses, Commerce	Cape Blanco LH, Oreg.	200	w.
"	Lighthouses, Commerce	Anacapa Island LH, Calif.	10	w.
u	Lighthouses, Commerce	Point Arguello LH, Calif.	200	w.
u	Lighthouses, Commerce	Kilauea Point LH, T.H.	200	w.
u		Farallon Island LH, Calif.	10	w.
"	Lighthouses, Commerce		200	w.
"	Lighthouses, Commerce	Relief L.S. 113	200	
"	Lighthouses, Commerce	Cape Canaveral LH, Fla.		w.
	Lighthouses, Commerce	Fowey Rocks L.S., Fla.	200	w.
	Lighthouses, Commerce	San Francisco L.S., Calif.	500	w.
u	Airways, Commerce	St. Louis, Mo.	2	kw.
294	Lighthouses, Commerce	Buffalo LH, N.Y.	200	w.
u	Lighthouses, Commerce	Rochester Harbor L.S., N.Y.	200	w.
4	Lighthouses, Commerce	Kewaunee Pierhead L.S., Wis.	50	w.
u	Lighthouses, Commerce	Poe Reef LH, Mich.	50	w.
4	Lighthouses, Commerce	St. Martins Island LH, Mich.	10	w.
u	Lighthouses, Commerce	Manistique LH, Mich.	10	w.
295	Lighthouses, Commerce	Southwest Pass LH, La.	200	w.
и	Lighthouses, Commerce	Sentinel Island LH, Alaska	200	w.
u	Lighthouses, Commerce	Five Finger L.S., Alaska	200	w.
"	Lighthouses, Commerce	Mary Island LH, Alaska	200	w.
"	Lighthouses, Commerce	Cape Decision LH, Alaska	200	w.
u	Lighthouses, Commerce	Grays Harbor LH, Wash.	200	w.
"	Lighthouses, Commerce	Point Arena LH, Calif.	200	w.
4	Lighthouses, Commerce	Cape Mala LH, Canal Zone	500	w.
296	Airways, Commerce	Albuquerque, N. Mex.	2	kw.
u	Airways, Commerce	Tulsa, Okla.	2	kw.
300	Lighthouses, Commerce	Ambrose Channel L.S., N.Y.	200	w.
"	Lighthouses, Commerce	Barnegat L.S., N.J.	200	w.
u	Lighthouses, Commerce	Diamond Shoals L.S., N.C.	500	w.
u	Lighthouses, Commerce	Dry Tortugas LH, Fla.	200	w.
4	Lighthouses, Commerce	Fire Island L.S., N.Y.	500	w.
u	Lighthouses, Commerce	Winter Quarters L.S., Va.	200	w.
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300	Lighthouses, Commerce	Vineyard Sound L.S., Mass.	10 w.
u	Lighthouses, Commerce	Cape Cod Canal LH, Mass.	10 w.
"	Lighthouses, Commerce	Overfalls L.S., Del.	10 w.
"	Lighthouses, Commerce	Sandy Point LH, Md.	10 w.
"	Lighthouses, Commerce	Wolf Trap LH, Va.	10 w.
. "	Lighthouses, Commerce	Egmont Key LH, Fla.	200 w.
	Lighthouses, Commerce	Sand Island LH, Ala.	200 w.
"	Lighthouses, Commerce	Aransas Pass LH, Tex.	200 w.
"	Lighthouses, Commerce	Scotch Cap LH, Alaska	200 w.
	Lighthouses, Commerce	Five Finger LH, Alaska	200 w.
- "	Lighthouses, Commerce	Mary Island LH, Alaska	200 w.
-	Lighthouses, Commerce	Cape Decision LH, Alaska	200 w.
"	Lighthouses, Commerce	Anacapa Island LH, Calif.	10 w.
-	Lighthouses, Commerce	Point Sur LH, Calif.	200 w.
-	Lighthouses, Commerce	Kilauea Point LH, T.H.	200 w.
-	Lighthouses, Commerce	Farallon Island LH, Calif.	10 w.
-	Lighthouses, Commerce	Relief L.S. 113	200 w.
-	Lighthouses, Commerce	Savannah L.S., Ga.	200 w.
-	Lighthouses, Commerce	Scotland L.S., N.J.	10 w.
"	Lighthouses, Commerce	Fowey Rocks LH, Fla.	200 w.
	Lighthouses, Commerce	Charleston L.S., S.C.	50 w.
302	Lighthouses, Commerce	Marquette LH, Mich.	200 w.
"	Lighthouses, Commerce	Manitou LH, Mich.	50 w.
4	Lighthouses, Commerce	Eagle Harbor LH, Mich.	10 w.
"	Lighthouses, Commerce	Passage Island LH, Mich.	50 w.
"	Lighthouses, Commerce	Ludington LH, Mich.	50 w.
"	Lighthouses, Commerce	Grand Haven LH, Mich.	50 w.
"	Lighthouses, Commerce	Manitowoo LH, Wis.	10 w.
"	Lighthouses, Commerce	Kewaunee Pierhead L.S., Wis.	10 w.
	Lighthouses, Commerce	Sturgeon Bay L.S., Wis.	10 w.
u	Lighthouses, Commerce	St. Martins Island LH, Mich.	10 w.
"	Airways, Commerce	Evansville, Ind.	1.5 kw.
304	Airways, Commerce	Kingman, Ariz.	2 kw.
305	Lighthouses, Commerce	Los Angeles Harbor LH, Calif.	200 w.
000 "	Lighthouses, Commerce	Sandy Point LH, Md.	10 w.
"	Lighthouses, Commerce	Cove Point LH, Md.	10 w.
u	Lighthouses, Commerce Lighthouses, Commerce	Smith Point LH, Va. Wolf Trap LH, Va.	10 w. 10 w.
4	Lighthouses, Commerce	Sabine Pass LH, La.	10 w. 200 w.
"	Lighthouses, Commerce	Cristobal Mole LH, Canal Zone	500 w.
u	Lighthouses, Commerce	Umatilla Reef LH, Wash.	200 w.
306	Lighthouses, Commerce	Sandusky LH, Ohio	200 w. 50 w.
"	Lighthouses, Commerce	Detroit River LH, Mich.	200 w.
*	Lighthouses, Commerce	Lake Huron L.S., Mich.	200 w.
"	Lighthouses, Commerce	Block Island Southeast LH, R. I.	50 w.
"	Lighthouses, Commerce	Point Judith LH, R.I.	10 w.
308	Airways, Commerce	Boise, Idaho	2 kw.
"	Airways, Commerce	Des Moines, Iowa	2 kw.
"	Airways, Commerce	Grinnell, Iowa	10 w.
310	Lighthouses, Commerce	South Pass L.S., La.	200 w.
4	Lighthouses, Commerce	Cape Spencer LH, Alaska	200 w.
	Lighthouses, Commerce	Columbia River L.S., Oreg.	200 w.
«	Lighthouses, Commerce	Frying Pan Shoals L.S., N.C.	200 w.
314	Lighthouses, Commerce	Lansing Shoals LH, Mich.	50 w.
"	Lighthouses, Commerce	Ashtabula LH, Ohio	200 w.
u	Lighthouses, Commerce	La Pointe LH, Wis.	50 w.
æ	Lighthouses, Commerce	Duluth Range LH, Minn.	50 w.
«	Lighthouses, Commerce	Point Betsie LH, Mich.	50 w.
4	Lighthouses, Commerce	Grays Reef LH, Mich.	10 w.
	3 , , , , , , , , , , , , , , , , , , ,		

314	Lighthouses Commerce	Smith Island LH, Wash.	10 w.
4 21.4	Lighthouses, Commerce Lighthouses, Commerce	Point Wilson LH, Wash.	10 w.
4	Lighthouses, Commerce	Manistique LH, Mich.	10 w.
•	Lighthouses, Commerce	Block Island Southeast LH, R.I.	50 w.
"	Lighthouses, Commerce	Point Judith LH, R.I.	10 w.
4	Lighthouses, Commerce	Huron Island LH, Wis.	10 w.
æ	Airways, Commerce	Bellefonte, Pa.	2 kw.
"	Airways, Commerce	Chattanooga, Tenn.	150 w.
"	Airways, Commerce	El Paso, Tex.	2 kw.
*	Airways, Commerce	Elko, Nev.	2 kw.
•	Airways, Commerce	Harrisburg, Pa.	2 kw.
"	Airways, Commerce	Omaha, Nebr.	2 kw.
	Airways, Commerce	San Diego, Calif.	1.5 kw.
u u	Airways, Commerce	Willows, Calif.	1.5 kw.
	Airways, Commerce	Tarkio, Mo.	5 w.
315-350	Airways, Commerce	Radiotelephone and radio range stations	
320	Air Commono	as follows:	2 kw.
32U "	Airways, Commerce	Albany, N.Y.	2 KW.
	Airways, Commerce	Goshen, Ind. Goshen, Ind.	2 kw.
a a	Airways, Commerce Airways, Commerce	Greensboro, N.C.	2 kw.
4	Airways, Commerce	Milford, Utah	2 kw.
u	Airways, Commerce	Moran, Kans.	1.5 kw.
"	Airways, Commerce	Pasco, Wash.	2 kw.
•	Airways, Commerce	Shreveport, La.	2 kw.
u	Airways, Commerce	St. Cloud, Minn.	1.5 kw.
"	Airways, Commerce	Jackson, Mich.	2 kw.
326	Airways, Commerce	Cheyenne, Wyo.	2 kw.
"	Airways, Commerce	Memphis, Tenn.	2 kw.
æ	Airways, Commerce	Laramie, Wyo.	10 w.
æ	Airways, Commerce	Big Spring, Tex.	2 kw.
"	Airways, Commerce	Miami, Fla.	2 kw.
4	Airways, Commerce	Burlington, Iowa	1.5 kw.
332	Airways, Commerce	Fontana, Calif.	1.5 kw.
	Airways, Commerce	Cincinnati, Ohio	2 kw.
# #	Airways, Commerce	Columbus, Ohio	1.5 kw. 2 kw.
	Airways, Commerce	New Orleans, La.	2 kw. 2 kw.
	Airways, Commerce	Oakland, Calif. Fontana, Calif.	2 kw. 150 w.
	Airways, Commerce	Wichita, Kans.	2 kw.
•	Airways, Commerce Airways, Commerce	Bryan, Ohio	5 w.
•	Airways, Commerce	Helmer, Ind.	10 w.
•	Airways, Commerce	McCool, Ind.	5 w.
•	Airways, Commerce	Charleston, S.C.	2 kw.
338	Airways, Commerce	Ardmore, Okla.	1.5 kw.
4	Airways, Commerce	Hadley Field, N.J.	2 kw.
•	Airways, Commerce	Key West, Fla.	2 kw.
•	Airways, Commerce	Nashville, Tenn.	2 kw.
4	Airways, Commerce	Tucson, Ariz.	2 kw.
	Airways, Commerce	Allentown, Pa.	5 kw.
	Airways, Commerce	Numidia, Pa.	10 w.
	Airways, Commerce	Minneapolis, Minn.	2 kw.
*	Airways, Commerce	Houston, Tex.	2 kw.
34 3	Army	Kanakanak, Alaska	300 w.
	A:	Fort Mills, P.I.	300 w. 2 kw.
344	Airways, Commerce	Cleveland, Ohio	2 kw. 2 kw.
-	Airways, Commerce	Fresno, Calif. Jacksonville, Fla.	2 kw. 2 kw.
	Airways, Commerce	GACABOLIVINO, FIG.	~ BW.

	Herbe	rt Hoover, 1929–1933	EO 5855
344	Airways, Commerce	Kansas City, Mo.	2 kw.
4	Airways, Commerce	Shasta, Calif.	1.5 kw.
*	Airways, Commerce	Brookville, Pa.	10 w.
*	Airways, Commerce	Parkman, Ohio	5 w.
*	Airways, Commerce	Vickery, Ohio	10 w.
4	Airways, Commerce	Grand Forks, N. Dak.	1.5 w.
350	Airways, Commerce	Chicago, Ill.	2 kw.
	Airways, Commerce	Fort Worth, Tex.	2 kw.
-	Airways, Commerce	Winslow, Ariz.	2 kw.
-	Airways, Commerce	Raleigh, N.C.	1.5 kw.
	Airways, Commerce	Granger, Wyo.	10 w.
-	Airways, Commerce	Syracuse, N.Y.	1.5 kw.
***355	Airways, Commerce Coast Guard	Birmingham, Ala.	2 kw.
# #	Navy	Vessels Mobile and coastal stations	
360	u u	Samoan group	5 ₩.
*375	All departments	Direction-finding service	5 w.
4	Navy	Amagansett, N.Y.	200 w.
4	4	Bar Habor, Me.	200 w. 200 w.
	«	Bethany Beach, Del.	200 w.
	«	Boston Bay, Mass.	200 w.
4	æ	Cape Elisabeth (Portland), Me.	200 w.
"	æ	Cape Hatteras, N.C.	200 w.
*	4	Cape Henlopen, Del.	200 w.
"	4	Cape Hinchinbrook, Alaska	200 w.
"	*	Cape Lookout, N.C.	200 w.
"	a	Cape Mala, Canal Zone	200 w.
4	<	Cape May, N.J.	200 w.
4	æ	Chesapeake Bay, Va.	200 w.
	ď	Deer Island, Mass.	200 w.
a	a u	Delaware Bay, Del.	200 w.
"	u u	Destruction Island, Wash.	200 w.
	4	Empire, Oreg.	200 w.
-	-	Eureka, Calif.	200 w.
-	-	Farallon Island, Calif.	200 w.
"	-	Fire Island, N.Y.	200 w.
4	•	Folly Island, S.C.	200 w.
		Fort Stevens, Oreg.	200 w.
"	•	Fourth Cliff, Mass.	200 w.
"	4	Galveston, Tex. Imperial Beach, Calif.	200 w.
4	4	Jupiter, Fla.	200 w.
	4	Klipsan Beach, Wash.	200 w. 200 w.
•	•	Lakehurst, N.J.	200 w.
"	«	Manasquan, N.J.	200 w.
4	æ	New Dungeness, Wash.	200 w.
•	"	New York Bay, N.Y.	200 w.
"	•	North Truro, Mass.	200 w.
"	•	Pensacola, Fla.	200 w.
"	4	Point Arguello, Calif.	200 w.
	u	Point Fermin, Calif.	200 w.
"		Point Hueneme, Calif.	200 w.
	4	Point Montara, Calif.	200 w.
•	•	Point Reyes, Calif.	200 w.

* Available for non-Government assignment.

*** Available for non-Government stations for assignment to U.S. Shipping Board vessels for communication with Government stations.

*375	Navy	Point St. George, Calif.	200	w.
"	4	Poyners Hill, N.C.	200	w.
•	α	Prices Neck, R.I.	200	w.
4	u u	St. Paul, Alaska	200	w.
"	æ	Sandy Hook, N.J.	200	w.
4	æ	Soapstone Point, Alaska	200	w.
4	a	South Pass, La.	200	w.
	u	Surfside, Mass.	200	w.
4	u	Tatoosh, Wash.	200	w.
«	u	Thatchers Island, Mass.	200	w.
"	«	Toro Point, Canal Zone	200	w.
æ	«	Virginia Beach, Va.	200	w.
396	Army	Memphis, Tenn.	500	w.
"		Vicksburg, Miss.	500	w.
"	u	Transports and other Army vessels	500	w.
	4	St. Louis, Mo.	500	w.
*410	All departments	Distress and calling on Great Lakes		
4	Lighthouses, Commerce	Vessels	200	w.
*425	Lighthouses, Commerce	Makapuu Point LH, T.H.	200	w.
4	Lighthouses, Commerce	Dry Tortugas LH, Fla.	200	w.
α	Lighthouses, Commerce	Tenders	200	w.
4	Interior, Education	Akiak, Alaska	10	w.
4	Interior, Education	Savoonga, Alaska	10	w.
428	Army	Cairo, Ill.	500	w.
420	Army "	Helena, Ark.	500	w.
4	ď	Transports and other Army vessels	500	w.
440	Navy	- · · · · · · · · · · · · · · · · · · ·	500	w. w.
440	148V y	La Palma, Panama Cape Mala, Canal Zone	500	w. w.
u	a	Puerto Obaldia, Canal Zone	500	w.
4	u	David, Panama	200	w. w.
444	u	Dahlgren, Va.	300	w. w.
44.4	Army	Fort McClellan, Ala.	400	w.
u	Army "	Fort Wint, P.I.	100	w. w.
u	u	Fort Story, Va.	50	w.
446	u	Point Barrow, Alaska	100	w. w.
440	u	Squaw Harbor, Alaska	500	
u	ď	Wrangell, Alaska	200	w.
	Name	- ·		w.
450 «	Navy "	New London, Conn. Pearl Harbor, T.H.	500 2	W.
	4		2	kw.
*454	A	Coco Solo, Canal Zone		kw.
*494 "	Army	Nome, Alaska	500 500	w.
470	ď	Juneau, Alaska Haines, Alaska	200	w. w.
#10	α	Ketchikan, Alaska	500	w.
	u	Fort Drum, P.I.	50	w. w.
*476	ď	Petersburg, Alaska	200	w. w.
480	u	Craig, Alaska	50	w. w.
400	"	Sitka, Alaska	200	w.
*500	All departments	Mobile and coastal stations, distress and	200	w.
		calling		
*555	Army	Kanakanak, Alaska	300	w.
"	u	Wiseman, Alaska	100	w.
*558	u	Teller, Alaska	100	w.
a	4	Valdez, Alaska	50	w.
*566	«	Seward, Alaska	1	kw.
*600	«	Fort Gibbon, Alaska	50	w.
*618	u	Bethel, Alaska	50	w.
æ	α .	Nome, Alaska	500	w.
		•		

^{*} Available for non-Government assignments.

	Herbert 1	Hoover, 1929–1933	EO	5855
*625	Army	Livengood, Alaska	50	w.
u	æ	Tacotna, Alaska	50	w.
*638	u	Holy Cross, Alaska	50	w.
4		Fort Yukon, Alaska	50	w.
*645	4	Flat, Alaska	100	w.
ű	ď	Teller, Alaska	100	w.
*652	«	St. Michael, Alaska	50	w.
*659	4	Hot Springs, Alaska	50	w.
u	u	Point Barrow, Alaska	100	w.
*666	α	Clark Field, P.I.	300	w.
æ	4	Candle, Alaska	50	w.
u	4	Circle, Alaska	50	w.
"	4	Fort Grant, Canal Zone	50	w.
*	a	Camp Nichols, P.I.	300	w.
"	«	Kindley Field, P.I.	200	w.
u	ű	Fort Wint, P.I.	350	w.
*681	"	Fort Egbert, Alaska	50	w.
"	«	Nulato, Alaska	500	
*689	«	Kotzebue, Alaska	50	w.
690	Navy	Washington, D.C.	1	
*750	Army	Fort de Lesseps, Canal Zone	50	w.
4	« Č	Fort Grant, Canal Zone	50	
"	«	Quarry Heights, Canal Zone	500	
ű	u	Fort Randolph, Canal Zone	50	
"	u	Ruby, Alaska	50	
u	a	Fort Sherman, Canal Zone	50	
*1110	4	Fort Randolph, Canal Zone	50	
1580	Coast and Geodetic Survey	Vessels and portable	3 0	w.
1584	Coast and Geodetic Survey	Vessels and portable		
1588	Coast and Geodetic Survey	Vessels and portable		
2464	Coast Guard	Vessels and portable Vessels		
4	« «	Nahant, Mass.	200	
"	u u			
u	u u	New London, Conn. Rockaway Beach, N.Y.	50	
4	u u	·	200	
4	u u	Cape Henry, Va.	200	
4	u u	Fort Lauderdale, Fla.	200	
4	u u	St. Petersburg, Fla.	50	
4	u u	Mobile, Ala.	200	
"	u u	San Pedro, Calif.	50	
u		Point Bonita, Calif.	200	
4	u u	Port Townsend, Wash.	200	
u	u u	Sault Ste. Marie, Mich.	50	
2492	Coast and Geodetic Survey	Buffalo, N.Y.	50	w.
2496	Coast and Geodetic Survey	Vessels and portable		
2 T T T T	Interior, National Park	Vessels and portable		
0.500	Service	Mt. Rainier National Park	50	w.
2500	Coast and Geodetic Survey	Vessels and portable		
2604	Army	Dredges	550	w.
-	Interior, National Park Service	Mt. Rainier National Park	50	w.
2652	Coast Guard	Vessels		
4	# #	Nahant, Mass.	200	w.
4	u -u	New London, Conn.	50	w.
4	« «	Rockaway Beach, N.Y.	200	w.
"	a a	Cape Henry, Va.	200	w.
"	u u	Fort Lauderdale, Fla.	200	w.
		,	_00	

^{*} Available for non-Government assignments.

2652	Coast Guard	St. Petersburg, Fla.	50	w.
4		Mobile, Ala.	200	w.
4	"	San Pedro, Calif.	50	w.
"		Point Bonita, Calif.	200	w.
#		Port Townsend, Wash.	200	w.
4	« «	Sault Ste. Marie, Mich.	50	w.
4	« «	Buffalo, N.Y.	50	w.
2676	« «	Vessels		
4	« «	Nahant, Mass.	200	w.
4	* *	New London, Conn.	50	w.
4		Rockaway Beach, N.Y.	200	w.
"	« «	Cape Henry, Va.	200	w.
4	« «	Fort Lauderdale, Fla.	200	w.
	« «	St. Petersburg, Fla.	50	w.
*	u u	Mobile, Ala.	200	w.
*	<i>u u</i>	San Pedro, Calif.	50	w.
	4 4	Point Bonita, Calif.	200	w.
«	a a	Port Townsend, Wash.	200	w.
	4 4	Sault Ste. Marie, Mich.	50	w.
4		Buffalo, N.Y.	50	w.
2692	-	Vessels		
æ	u u	Nahant, Mass.	200	w.
ű	u u	New London, Conn.	50	w.
"	-	Rockaway Beach, N.Y.	200	w.
"	" "	Cape Henry, Va.	200	w.
"	u u	Fort Lauderdale, Fla.	200	w.
"	" "	St. Petersburg, Fla.	50	w.
"	" "	Mobile, Ala.	200	w.
u		San Pedro, Calif.	50	w.
-	u	Point Bonita, Calif.	200	w.
u	u	Port Townsend, Wash.	200	w.
		Sault Ste. Marie, Mich.	50	w.
-		Buffalo, N.Y.	50	w.
2704		Vessels		
-		Nahant, Mass.	200	w.
"		New London, Conn.	50	w.
		Rockaway Beach, N.Y.	200	w.
- "		Cape Henry, Va.	200 200	₩.
	u u	Fort Lauderdale, Fla. St. Petersburg, Fla.	200 50	w. w.
"	u u	Mobile, Ala.	200	w. w.
æ	« <u> </u> «	San Pedro, Calif.	50	w.
u		Point Bonita, Calif.	200	w.
u	u u	Port Townsend, Wash.	200	w.
u	u u	Sault Ste. Marie, Mich.	50	w.
"	u u	Buffalo, N.Y.	50	w.
2716	Navy	Newport, R.I.	100	w.
*	a	Olongapó, P.I.	100	w.
"	u	New York, N.Y.	100	w.
"	æ	Norfolk, Va.	100	w.
"	ű	Guantanamo, Cuba	100	w.
α	es .	Keyport (Bremerton), Wash.	100	w.
"	u	San Francisco, Calif.	100	w.
ď	u	Chollas Heights (San Diego), Calif.	100	w.
«	4	Darien (Balboa), Canal Zone	100	w.
u	4	Pearl Harbor, T.H.	100	w.
u	"	Cavite (Los Baños), P.I.	100	w.
"	"	Charleston, S.C.	100	w.
2960	Airways, Commerce	Wellton, Ariz.	400	w.

2960 Airways, Commerce " Airways, Commerce Birmingham, Ala. " Airways, Commerce Titusville, Fla. 2968 Airways, Commerce Jackson, Miss. " Airways, Commerce Mismi, Fla. 2972 Airways, Commerce Tucson, Ariz. " Airways, Commerce Fort Worth, Tex. " Airways, Commerce El Paso, Tex. " Airways, Commerce Shreveport, La. " Airways, Commerce Jackson Miss. " Airways, Commerce Fort Worth, Tex. " Airways, Commerce El Paso, Tex. " Airways, Commerce Minneapolis, Minn. " Airways, Commerce Minneapolis, Minn. " Airways, Commerce St. Louis, Mo, " Airways, Commerce Fargo, N. Dak. " Airways, Commerce La Crosse, Wis. " Airways, Commerce La Crosse, Wis. **3235 Interior, National Park Service **3265 Agriculture, Forest Service " Agriculture, Forest Service " Airways, Commerce Service " Airways, Commerce Washington, D.C. " Airways, Commerce Richmond, Va.	400 400	
"Airways, Commerce Titusville, Fla. 2968 Airways, Commerce Pratt, New Mexico "Airways, Commerce Jackson, Miss. "Airways, Commerce Miami, Fla. 2972 Airways, Commerce Tucson, Ariz. "Airways, Commerce Fort Worth, Tex. "Airways, Commerce Atlanta, Ga. 2976 Airways, Commerce El Paso, Tex. "Airways, Commerce Shreveport, La. "Airways, Commerce Jacksonville, Fla. 2980 Airways, Commerce Minneapolis, Minn. "Airways, Commerce New Orleans, La. "Airways, Commerce Fargo, N. Dak. "Airways, Commerce Forest Service Portable "Agriculture, Forest Service Portable "Agriculture, Forest Service St. Michael, Alaska "Agriculture, Forest Service Washington, D.C. "Airways, Commerce Washington, D.C. "Airways, Commerce Richmond, Va.	400	w.
2968 Airways, Commerce Pratt, New Mexico " Airways, Commerce Jackson, Miss. " Airways, Commerce Miami, Fla. 2972 Airways, Commerce Tucson, Aris. " Airways, Commerce Fort Worth, Tex. " Airways, Commerce El Paso, Tex. " Airways, Commerce Shreveport, La. " Airways, Commerce Jacksonville, Fla. " Airways, Commerce Minneapolis, Minn. " Airways, Commerce St. Louis, Mo. " Airways, Commerce Fargo, N. Dak. " Airways, Commerce La Crosse, Wis. "**3235 Interior, National Park Service " Airways, Commerce Forest Service " Airways, Commerce Michael, Alaska " " Airways, Commerce Portable ice Three Tucson, Miss. " Michael, Alaska " Marshall, Alaska " Airways, Commerce Washington, D.C. " Airways, Commerce Washington, D.C. " Airways, Commerce Richmond, Va.		w.
Airways, Commerce Jackson, Miss. Airways, Commerce Miami, Fla. Tusson, Aris. Airways, Commerce Fort Worth, Tex. Airways, Commerce Atlanta, Ga. 2976 Airways, Commerce El Paso, Tex. Airways, Commerce Shreveport, La. Airways, Commerce Jacksonville, Fla. Minneapolis, Minn. Airways, Commerce New Orleans, La. Airways, Commerce St. Louis, Mo. Airways, Commerce Fargo, N. Dak. Airways, Commerce La Crosse, Wis. **3235 Interior, National Park Service **3265 Agriculture, Forest Service Interior St. Michael, Alaska Airways, Commerce Boston, Mass. **3295 Agriculture, Forest Service 3340 Airways, Commerce Washington, D.C. Airways, Commerce Washington, D.C. Airways, Commerce Richmond, Va.	400	w.
"Airways, Commerce Miami, Fla. 2972 Airways, Commerce Tucson, Aris. "Airways, Commerce Fort Worth, Tex. "Airways, Commerce Atlanta, Ga. 2976 Airways, Commerce El Paso, Tex. "Airways, Commerce Shreveport, La. "Airways, Commerce Jacksonville, Fla. "Airways, Commerce Minneapolis, Minn. "Airways, Commerce New Orleans, La. "Airways, Commerce St. Louis, Mo. "Airways, Commerce Fargo, N. Dak. "Airways, Commerce La Crosse, Wis. "*3235 Interior, National Park Service **3265 Agriculture, Forest Service St. Michael, Alaska """ "Airways, Commerce St. Michael, Alaska Marshall, Alaska """ """ """ """ """ """ """ """ """ "	400	w.
2972 Airways, Commerce Tucson, Aris. "Airways, Commerce Fort Worth, Tex. "Airways, Commerce Atlanta, Ga. 2976 Airways, Commerce El Paso, Tex. "Airways, Commerce Shreveport, La. "Airways, Commerce Jacksonville, Fla. 2980 Airways, Commerce Minneapolis, Minn. "Airways, Commerce New Orleans, La. "Airways, Commerce St. Louis, Mo. "Airways, Commerce Fargo, N. Dak. "Airways, Commerce La Crosse, Wis. "*3235 Interior, National Park Service "*3265 Agriculture, Forest Service "Agriculture, Forest Service "A	400	w.
Airways, Commerce Agriculture, Forest Service Therror St. Michael, Alaska Marshall, Alaska Marshall, Alaska Portable ice 3340 Airways, Commerce Allanta, Ga. Allanta, Ca.	400	w.
4 Airways, Commerce 2976 Airways, Commerce 4 Airways, Commerce 5 Airways, Commerce 6 Airways, Commerce 7 Airways, Commerce 8 Airways, Commerce 9 Airways, Commerce 1 Atranays, Commerce 9 Airways, Commerce 1 Atranays, Commerce 9 Agriculture, Forest Service 1 Agriculture, Forest Service 2 Agriculture, Forest Service 3 Agriculture, Forest Service 4 Agriculture, Forest Service 4 Agriculture, Forest Service 5 Agriculture, Forest Service 5 Agriculture, Forest Service 6 Agriculture, Forest Service 7 Agriculture, Forest Service 8 Agricultu	400	w.
2976 Airways, Commerce El Paso, Tex. " Airways, Commerce Shreveport, La. " Airways, Commerce Jacksonville, Fla. " Airways, Commerce Minneapolis, Minn. " Airways, Commerce New Orleans, La. " Airways, Commerce Fargo, N. Dak. " Airways, Commerce La Crosse, Wis. "**3235 Interior, National Park Service " Service " Interior St. Michael, Alaska Marshall, Alaska " " Marways, Commerce Boston, Mass. " Airways, Commerce Boston, Mass. " Airways, Commerce Washington, D.C. " Airways, Commerce Richmond, Va.	400	w.
Airways, Commerce Shreveport, La. Airways, Commerce Jacksonville, Fla. Minneapolis, Minn. Airways, Commerce New Orleans, La. Airways, Commerce St. Louis, Mo. Airways, Commerce Fargo, N. Dak. Airways, Commerce La Crosse, Wis. **3235 Interior, National Park Service **3265 Agriculture, Forest Service Interior St. Michael, Alaska Marshall, Alaska **3295 Agriculture, Forest Service Airways, Commerce Boston, Mass. **340 Airways, Commerce Washington, D.C. Airways, Commerce Richmond, Va.	400	w.
4 Airways, Commerce 2980 Airways, Commerce 4 Airways, Commerce 5 Airways, Commerce 6 Airways, Commerce 7 Airways, Commerce 8 Airways, Commerce 8 Airways, Commerce 9 Airways, Commerce 1 Agriculture, Forest Service 1 Agriculture, Forest Service 1 Agriculture, Forest Service 1 Airways, Commerce 2 Airways, Commerce 3 Airways, Commerce 3 Airways, Commerce 4 Airways, Commerce 5 Airways, Commerce 6 Airways, Commerce 7 Airways, Commerce 7 Airways, Commerce 8 Airways, Commerce 9 Airways, Co	400	w.
2980 Airways, Commerce Minneapolis, Minn. " Airways, Commerce St. Louis, Mo, " Airways, Commerce Fargo, N. Dak. " Airways, Commerce La Crosse, Wis. **3235 Interior, National Park Service **3265 Agriculture, Forest Service " Interior St. Michael, Alaska Marshall, Alaska **3295 Agriculture, Forest Service 3340 Airways, Commerce Boston, Mass. " Airways, Commerce Washington, D.C. " Airways, Commerce Richmond, Va.	400	w.
Airways, Commerce New Orleans, La. Airways, Commerce St. Louis, Mo. Airways, Commerce Fargo, N. Dak. La Crosse, Wis. **3235 Interior, National Park Service **3265 Agriculture, Forest Service Interior St. Michael, Alaska Marshall, Alaska **3295 Agriculture, Forest Service 3340 Airways, Commerce Boston, Mass. Airways, Commerce Washington, D.C. Airways, Commerce Richmond, Va.	400 400	w.
"Airways, Commerce St. Louis, Mo. "Airways, Commerce Fargo, N. Dak. "Airways, Commerce La Crosse, Wis. "*3235 Interior, National Park Service **3265 Agriculture, Forest Service St. Michael, Alaska "Interior St. Michael, Alaska Marshall, Alaska Portable ice ice 3340 Airways, Commerce Boston, Mass. "Airways, Commerce Washington, D.C. "Airways, Commerce Richmond, Va.	400	w.
"Airways, Commerce Airways, Commerce Interior, National Park Service **3265 Agriculture, Forest Service "Interior St. Michael, Alaska Marshall, Alaska Marshall, Alaska Portable ice 3340 Airways, Commerce Boston, Mass. "Airways, Commerce Washington, D.C. Airways, Commerce Richmond, Va.	400	w. w.
**3235 Interior, National Park Service **3265 Agriculture, Forest Service * Interior " Interior " Agriculture, Forest Service " Interior " Agriculture, Forest Service " St. Michael, Alaska Marshall, Alaska Portable ice 3340 Airways, Commerce Airways, Commerce " Airways, Commerce " Airways, Comme	400	w.
**3235 Interior, National Park Service **3265 Agriculture, Forest Service " Interior St. Michael, Alaska " " Marshall, Alaska **3295 Agriculture, Forest Service 3340 Airways, Commerce Boston, Mass. " Airways, Commerce Washington, D.C. " Airways, Commerce Richmond, Va.	400	w.
ice " Interior St. Michael, Alaska " " Marshall, Alaska **3295 Agriculture, Forest Serv- ice 3340 Airways, Commerce Boston, Mass. " Airways, Commerce Washington, D.C. " Airways, Commerce Richmond, Va.	50	w.
**3295 Agriculture, Forest Service 3340 Airways, Commerce Boston, Mass. Airways, Commerce Washington, D.C. Airways, Commerce Richmond, Va.		
**3295 Agriculture, Forest Service 3340 Airways, Commerce Boston, Mass. Airways, Commerce Washington, D.C. Airways, Commerce Richmond, Va.	50	w.
ice 3340 Airways, Commerce Boston, Mass. 4 Airways, Commerce Washington, D.C. 4 Airways, Commerce Richmond, Va.	50	w.
Airways, Commerce Washington, D.C. Airways, Commerce Richmond, Va.		
Airways, Commerce Washington, D.C. Airways, Commerce Richmond, Va.	400	w.
Alrways, Commerce Richmond, Va.	400	w.
" Airways, Commerce Greensboro, N.C.	400	w.
# A: O	400	w.
Alrways, Commerce Spartanburg, S.C.	400	w.
Alrways, Commerce Charleston, S.C.	400	w.
Alrways, Commerce Seattle, Wash.	400	w.
Airways, Commerce Portland, Oreg.	400	w.
224K Ai Communication T. A. 1. C. 114	400	w.
4 Aims Committee Description	400	w.
# Ai C	400	w.
Airmonn Clause ST 111	400	w.
# Airmonn Common D	400	w.
# Airmonn Community Title D 1 A 1	400 400	w.
Aimmoura Communication 25 11 m	400	w.
6 Airmann Communication ST 1 111 m	400	w. w.
22KO Aimmon Communication		w.
" Airways, Commerce Wichita, Kans.		w.
Airways, Commerce Oklahoma City, Okla.	400	w.
" Airways, Commerce Tulsa, Okla.		w.
Airways, Commerce Fort Worth, Tex.		w.
	400	w.
Airways, Commerce Lake Charles, La.	400	w.
New Orleans, La.	400	w.
Airways, Commerce Mobile, Ala.		w.
4 Aims Commerce Times		w.
# A: C 731 37		w.
" Aimman Campana Campa		w.
Airways, Commerce Salt Lake City, Utah 3365 Airways, Commerce Pittsburgh, Pa.	400	w.

 $^{\ ^{**}\}mbox{Available}$ for non-Government assignments provided no interference is caused with Government assignments.

EO 5855

3365	Airways, Commerce	Cincinnati, Ohio	400	w.
"	Airways, Commerce	Terre Haute, Ind.	400	w.
"	Airways, Commerce	St. Louis, Mo.	400	w.
"	Airways, Commerce	Milford, Utah	400	w.
u	Airways, Commerce	Las Vegas, Nev.	400	$\mathbf{w}.$
3370	Airways, Commerce	Calling frequency, all stations		
3375	Airways, Commerce	Butte, Mont.	400	w.
u	Airways, Commerce	Idaho Falls, Idaho	400	w.
u	Airways, Commerce	Strevell, Idaho	400	w.
"	Airways, Commerce	Boise, Idaho	400	w.
	Airways, Commerce	Pasco, Wash.	400	w.
3380 3380	Airways, Commerce	New York, N.Y.	400 400	w.
338U "	Airways, Commerce Airways, Commerce	Bellefonte, Pa. Cleveland, Ohio	400	w.
u	Airways, Commerce	Buffalo, N.Y.	400	w. w.
u	Airways, Commerce	Chicago, Ill.	400	w.
u	Airways, Commerce	Albany, N.Y.	400	w.
3385	Airways, Commerce	Shreveport, La.	400	w.
"	Airways, Commerce	Birmingham, Ala.	400	w.
4	Airways, Commerce	Jackson, Miss.	400	w.
u	Airways, Commerce	North Platte, Nebr.	400	w.
u	Airways, Commerce	Cheyenne, Wyo.	400	w.
u	Airways, Commerce	Pueblo, Colo.	400	w.
u	Airways, Commerce	Rock Springs, Wyo.	400	w.
u	Airways, Commerce	Garden City, Kans.	400	w.
u	Agriculture, Forest	Portable		
	Service			
u	Interior	St. Michael, Alaska	50	w.
u	u	Marshall, Alaska	50	$\mathbf{w}.$
3390	Airways, Commerce	Fargo, N. Dak.	400	w.
u	Airways, Commerce	Minneapolis-St. Paul, Minn.	400	w.
u	Airways, Commerce	La Crosse, Wis.	400	w.
	Airways, Commerce	Iowa City, Iowa	400	w.
"	Airways, Commerce	Omaha, Nebr.	400	w.
3395	Airways, Commerce	Kingman, Ariz.	400	w.
	Airways, Commerce	Winslow, Ariz.	400	w.
"	Airways, Commerce	Albuquerque, N. Mex.	400 400	w.
u	Airways, Commerce	Amarillo, Tex.	400	w. w.
3400	Airways, Commerce Airways, Commerce	Waynoka, Okla. Atlanta, Ga.	400	w.
3400 "	Airways, Commerce	Jacksonville, Fla.	400	w.
"	Airways, Commerce	Titusville, Fla.	400	w.
3405	Airways, Commerce	Miami, Fla.	400	w.
"	Airways, Commerce	Key West, Fla.	400	w.
3410	Airways, Commerce	El Paso Ter	400	w.
"	Airways, Commerce	Big Spring, Tex.	400	w.
u	Airways, Commerce	Tucson, Ariz.	400	w.
u	Airways, Commerce	Wellton, Ariz.	400	w.
u	Lighthouses, Commerce	Cheboygan Range LH, Mich.	50	w.
u	Lighthouses, Commerce	Detroit, Mich.	50	w.
u	Lighthouses, Commerce	Detroit River L.S., Mich.	50	w.
u	Lighthouses, Commerce	Fourteen Foot Shoal L.S., Mich.	50	w.
u	Lighthouses, Commerce	Lansing Shoal L.S., Mich.	50	w.
"	Lighthouses, Commerce	Marquette LH, Mich.	50	w.
4	Lighthouses, Commerce	Poe Reef LH, Mich.	50	w.
"	Lighthouses, Commerce	Stannard Rock LH, Mich.	50	w.
"	Lighthouses, Commerce	Manitou LH, Mich.	50	w.
"	Lighthouses, Commerce	Huron Island LH, Wis.	50	w.

	Herbert	Hoover, 1929-1933	EO	5855
3410	Lighthouses, Commerce	Rock of Ages LH, Mich.	50	w.
"	Lighthouses, Commerce	Passage Island LH, Mich.	50	w.
u	Lighthouses, Commerce	Fowey Rocks L.S., Mich.	50	w.
u	Lighthouses, Commerce	Dry Tortugas LH, Fla.	50) w.
"	Lighthouses, Commerce	Key West LH, Fla.	50	
**3415	Interior, National Park Service	Mt. Rainier National Park	10	w.
**3445	Agriculture, Forest Service	Portable		
**3475	Navy	Heeia (Honolulu), T.H.	500	
u	4	Medford, Mass.	200	
"	a	South Manchester, Conn.	200	
a .	u u	Boston, Mass.	200	
4	u	Key West, Fla.	200	
"		Charleston, S.C.	200	
4	-	New Orleans, La.	250	
_	4	Philadelphia, Pa.	250 250	
"		Keyport (Bremerton), Wash.		
4	u 4	Baltimore, Md.	250	
<i>u</i>		Atlanta, Ga.	250	
	-	Orlando, Fla.	250	
•		Pensacola, Fla.	250	
•	-	Chicago, Ill.	250	
-		Los Angeles, Calif.	250	
•	-	Oakland, Calif.	250	
	-	Seattle, Wash.	250	
	-	Darien (Balboa), Canal Zone	250	
•		Ensenada, P.R.	250	
•	-	Arlington, Va. (Washington, D.C.)	500	
-	-	Augusta, Me.	250	
-	-	New York, N.Y.	250	
-	-	Wilmington, Del.	250 250	
-	-	Norfolk, Va.	250 250	
-	-	Jacksonville, Fla.	250 250	
-	-	Oklahoma City, Okla.	250 250	
-	-	Kansas City, Mo.		
-	-	San Diego, Calif.	250	
-	-	San Francisco, Calif.	250 250	
-	-	Portland, Oreg.	250	
-		Santurce, P.R.	500	
3497. 5	Army	Washington, D.C.	500	
-	•	Boston, Mass.	500	
	-	New York, N.Y.	500	
-	-	Baltimore, Md. Atlanta, Ga.	500	
		Columbus, Ohio	500	
	4	Chicago, Ill.	500	
4	a	Fort Omaha, Nebr.	500	
	4	Fort Sam Houston, Tex.	500	
•	4	San Francisco, Calif.	500	
	«	Army amateur radio system		
*3505	Navy	Aircraft		
*3535	4	Aircraft		
*3585	4	Aircraft		
*3615	«	Aircraft		

^{*} Available for non-Government assignments.

** Available for non-Government assignments provided no interference is caused with Government assignments,

*3665	Navy	Aircraft		
*3695	"	Aircraft		
*3725	æ	Aircraft		
*3755	4	Aircraft		
*3785	4	Aircraft		
*3815	«	Aircraft		
*3845	u u	Aircraft		
*3865	-	Aircraft		
*3905	u	Aircraft		
*3935	"	Aircraft		
*3965	4	Aircraft		
*3985	u u	Aircraft	_	_
4015	- "	Key West, Fla.	1	kw.
- 4	- "	Arlington, Va. (Washington, D.C.)	1	kw.
- 4	-	Annapolis, Md. (Washington, D.C.)	25	kw.
u	- u	New Orleans, La.	1	kw.
		Great Lakes	500	w.
4020	Army	Washington, D.C.	10	kw.
4025	"	Anchorage, Alaska	10	kw.
4030	u u	Washington, D.C.	10	kw.
4030	u	Fort MacArthur, Calif.	500	w.
4	u	Fort Santiago, P.I.	10	kw.
4045	Navy	San Francisco, Calif.	10 25	kw.
4010	"	Mare Island (San Francisco), Calif.	500	kw.
4	u	Heeia (Honolulu), T.H. Medford, Mass.	200	w.
u	u	South Manchester, Conn.	200	w.
u	u	Boston, Mass.	200	w. w.
	æ	Key West, Fla.	200	w.
u	u	Charleston, S.C.	200	w.
	α	New Orleans, La.	250	w.
4	æ	Philadelphia, Pa.	250	w.
"	a	Keyport (Bremerton), Wash.	250	w.
4	a	Baltimore, Md.	250	w.
	a	Atlanta, Ga.	250	w.
4	u	Orlando, Fla.	250	w.
*	«	Pensacola, Fla.	250	w.
"	u	Chicago, Ill.	250	w.
"	æ	Los Angeles, Calif.	250	w.
4	u	Oakland, Calif.	250	w.
"	a a	Seattle, Wash.	250	w.
u	•	Darien (Balboa), Canal Zone	250	w.
"	u	Ensenada, P.R.	250	w.
u	a .	Arlington, Va. (Washington, D.C.)	500	\mathbf{w} .
"	4	Augusta, Me.	250	w.
« «	u	New York, N.Y.	250	w.
"	u	Wilmington, Del.	250	w.
"	4	Norfolk, Va.	250	w.
"		Jacksonville, Fla.	250	w.
- «	"	Oklahoma City, Okla.	250	w.
- "	 «	Kansas City, Mo.	250	w.
- "	- u	San Diego, Calif.	250	w.
"	u	San Francisco, Calif.	250	w.
4		Portland, Oreg.	250	w.
4050	Coast Guard	Santurce, P.R.	250	w.
4000 "	coast Guard	Vessels	000	
		Nahant, Mass.	200	w.

^{*} Available for non-Government assignments:

4050	Coast Guard	New London, Conn.	50	w.
"	4 4	Rockaway Beach, N.Y.	200	w.
•	« «	Cape Henry, Va.	200	w.
"	u u	Fort Lauderdale, Fla.	200	w.
u	u u	St. Petersburg, Fla.	50	w.
"	u u	Mobile, Ala.	200	w.
4	u u	San Pedro, Calif.	50	w.
a	« «	Point Bonita, Calif.	200	w.
u	a a	Port Townsend, Wash.	200	w.
"	u u	Sault Ste. Marie, Mich.	50	w.
«	« «	Buffalo, N.Y.	50	w.
4055	Airways, Commerce	Brownsville, Tex.	400	w.
"	Airways, Commerce	Los Angeles, Calif.	400	w.
«	Airways, Commerce	Waynoka, Okla.	400	w.
4060	Airways, Commerce	New Orleans, La.	400	w.
4	Airways, Commerce	Washington, D.C.	1	kw.
u	Airways, Commerce	Albuquerque, N. Mex.	400	
4065	Airways, Commerce	San Antonio, Tex.	400	w.
4000		•		w.
4070	Airways, Commerce	Kingman, Ariz.	400	w.
4070	Airways, Commerce	Mobile, Ala.	400	w.
- 4	Airways, Commerce	Houston, Tex.	400	w.
-	Airways, Commerce	Cheyenne, Wyo.	400	w.
****4075 "	Airways, Commerce	Lake Charles, La.	400	w.
	Airways, Commerce	Amarillo, Tex.	400	w.
"	Airways, Commerce	Winslow, Ariz.	400	w.
	Navy	Pearl Harbor (Honolulu), T.H.	25	kw.
"	"	Annapolis, Md. (Washington, D.C.)	1	kw.
ű	u	Darien (Balboa), Canal Zone	500	w.
u	a	San Juan, P.R.	1	kw.
"	и	Cavite (Los Baños), P.I.	1	kw.
u	u	Peiping, China	1	kw.
u	u	Guam	1	kw.
4080	Army	Fort Hayes, Ohio	1	kw.
"	u "	Fort Shafter, T.H.	10	kw.
4085	u	Ketchikan, Alaska	1	kw.
"	u	Seward, Alaska	500	w.
4090	u	Fort Bliss, Tex.	400	w.
4	u	Fort Brown, Tex.	200	w.
u	«	Fort Crockett, Tex.	200	w. w.
"	ű	Fort Sam Houston, Tex.		
u	«	Fort Sill, Okla.	1 200	kw.
a	u			w.
u	æ	Fort Huachuca, Ariz.	200	w.
"	α	Camp H. J. Jones, Tex. Fort D. A. Russell, Tex.	200	w.
u	æ	Camp S. D. Little, Ariz.	200	w.
u	u u	- · · · · · · · · · · · · · · · · · · ·	100	w.
		Denver, Colo. (Fitzsimons General Hospital)	500	w.
"	u	Fort Clark, Tex.	200	w.
"	u	Sloan Field, Midland, Tex.	100	w.
"	u	Fort F. E. Warren, Wyo.	100	w.
u	a	Kelly Field, Tex.	200	w.
«	4	Hensley Field, Tex.	200	w. w.
u	"	Hatbox Field, Okla.		** -
	4	Fort Ringgold, Tex.	200	w.
*	*	Dryden, Tex.	200	w.
"	u	_ T	200	w.
u	u	Lordsburg, N. Mex.	200	w.
u	u	Tucson, Ariz.	200	w.
**** 1/.	ay he used by Nevy provide	Anchorage, Alaska	10	kw.

**** May be used by Navy provided no interference will be caused with Airways Division stations.

4135	Agriculture, Forest Serv-	Portable		
"	ice Coast and Geodetic Sur-	Vessels and portable		
u	vey Coast Guard	International Ice Patrol vessels		
4205	Navy	Arlington, Va. (Washington, D.C.)	5	kw.
4235	"	Mare Island (San Francisco), Calif.	5	kw.
4255	Army	Transports	_	
"	# ·	San Francisco, Calif.	200	w.
u	u	Fort Shafter, T.H.	1	kw.
u	u	Canal Zone	1	kw.
u	u	Manila, P.I.	1	kw.
ű	æ	Governors Island, N.Y.	200	w.
ű	и	Washington, D.C.	1	kw.
4295	Navy	Mare Island (San Francisco), Calif.	250	w.
4300	Army	San Francisco, Calif.	10	kw.
4305	u	Fort Mills, P.I.	10	kw.
ű	u	Tientsin, China	500	w.
"	u	Fort Omaha, Nebr.	1	kw.
"	u	Fort Wm. McKinley, P.I.	200	$\mathbf{w}.$
u	4	Camp Stotsenburg, P.I.	100	w.
æ	a	Camp John Hay, P.I.	200	$\mathbf{w}.$
u	a	Pettit Barracks, Zamboanga, P.I.	200	w.
"	æ	Point Barrow, Alaska	50	w.
"	a	Squaw Harbor, Alaska	400	w.
"	ď	Fort Leavenworth, Kans.	1	kw.
"	ď	San José Field, P.I.	200	kw.
"	u	Fort Santiago, P.I.	1	kw.
4310	a a	Fort McPherson, Ga.	1	kw.
*	«	Seattle, Wash.	10	kw.
"	ď	March Field, Calif.	200	w.
4365	a	Boston, Mass.	400	w.
æ	α	Quarry Heights, Canal Zone	1	kw.
u	a	Seattle, Wash.	10	kw.
u	a	Seward, Alaska	500	w.
u	a	Washington, D.C.	10	kw.
4370	4	Seattle, Wash.	10	kw.
4375	u	Fort Sam Houston, Tex.	1	kw.
_		Seattle, Wash.	10	kw.
4380 "	"	Chicago, Ill.	400	kw.
		Skagway, Alaska	400 1	w. kw.
4385	Navy	Pearl Harbor (Honolulu), T.H.	250	w.
	- 4	Mare Island (San Francisco), Calif. Chollas Heights (San Diego), Calif.	200	w. kw.
	a	Tutuila, Samoa	î	kw.
		Cordova, Alaska	î	kw.
4	4	St. Paul, Alaska	î	kw.
	æ	Keyport (Bremerton), Wash.	ī	kw.
4390	u	Darien (Balboa), Canal Zone	5	kw.
4435	4	San Juan, P.R.	500	w.
4400	"	Darien (Balboa), Canal Zone	500	w.
"	«	Arlington, Va. (Washington, D.C.)	25	kw.
æ	«	Annapolis, Md. (Washington, D.C.)	1	kw.
4	4	New Orleans, La.	1	kw.
æ	•	Key West, Fla.	1	kw.
"	æ	Great Lakes	500	w.
"	æ	Guam	1	kw.
4	u	Peiping, China	1	kw.

4435	Navy	Cavite (Los Baños), P.I.	1	kw.
4440	Army	Fort Leavenworth, Kans.	1	kw.
*	Aimy	Fort Douglas, Utah	400	w.
#	æ	Fort Lewis, Wash.	400	w.
	æ	Presidio of Monterey, Calif.	50	₩.
•	er .	San Francisco, Calif.	10	₩w.
"	æ	Vancouver Barracks, Wash.	400	w.
"	"	Fort Geo. Wright, Wash.	200	w.
4445	«	Kelly Field, Tex.	200	w.
	•	Hatbox Field, Okla.	200	w.
•	a	Hensley Field, Tex.	200	w.
	•	Fort Ringgold, Tex.	200	w.
4	a	Fort Bliss, Tex.	400	w.
	4	Dryden, Tex.	200	w.
4		Fort D. A. Russell, Tex.	200	w.
4	4	Lordsburg, N. Mex.	200	w.
-	•	Tucson, Aris.	200	w.
-	-	Kindley Field, P.I.	200	w.
-	-	Juneau, Alaska	1	kw.
-	-	Clark Field, P.I.	200	w.
-	- #	Nichols Field, P.I.	200	w.
4525		Maxwell Field, Ala.	500	w.
5000	Navy Bureau of Standards	Cavite (Los Baños), P.I.	250 10	w. kw.
*5540	Navy	Washington, D.C. David, Panama	200	
*5600	"	David, Tanama Darien (Balboa), Canal Zone	250 250	w. w.
5920	Airways, Commerce	Atlanta, Ga.	400	w.
4	Airways, Commerce	Jacksonville, Fla.	400	w.
4	Airways, Commerce	Titusville, Fla.	400	w.
	Airways, Commerce	Miami, Fla.	400	w.
4	Airways, Commerce	Key West, Fla.	400	w.
4	Airways, Commerce	Reno, Nev.	400	w.
	Airways, Commerce	Elko, Nev.	400	w.
"	Airways, Commerce	Salt Lake City, Utah	400	w.
*	Airways, Commerce	Pleasant Valley, Nev.	400	w.
5925	Airways, Commerce	Boston, Mass.	400	w.
4	Airways, Commerce	Washington, D.C.	400	w.
4	Airways, Commerce	Richmond, Va.	400	w.
u	Airways, Commerce	Greensboro, N.C.	400	w.
"	Airways, Commerce	Spartanburg, S.C.	400	w.
"	Airways, Commerce	Charleston, S.C.	400	w.
-	Airways, Commerce	Butte, Mont.	400	w.
-	Airways, Commerce	Idaho Falls, Idaho	400	w .
	Airways, Commerce	Strevell, Idaho	400	w.
"	Airways, Commerce Airways, Commerce	Boise, Idaho Pasco, Wash.	400 400	w. w.
5930	Airways, Commerce	New York, N.Y.	400	w. w.
4	Airways, Commerce	Bellefonte, Pa.	400	w.
"	Airways, Commerce	Cleveland, Ohio	400	w.
4	Airways, Commerce	Jackson, Mich.	400	w.
"	Airways, Commerce	Chicago, Ill.	400	w.
u	Airways, Commerce	Buffalo, N.Y.	400	w.
u	Airways, Commerce	Albany, N.Y.	400	w.
u	Airways, Commerce	Houston, Tex.	400	w.
u	Airways, Commerce	Lake Charles, La.	400	w.
"	Airways, Commerce	New Orleans, La.	400	w.
"	Airways, Commerce	Mobile, Ala.	400	w.

^{*} Available for non-Government assignments.

5935	Airways, Commerce	Kingman, Ariz.	400	w.
"	Airways, Commerce	Winslow, Ariz.	400	w.
u	Airways, Commerce	Albuquerque, N. Mex.	400	w.
4	Airways, Commerce	Amarillo, Tex.	400	w.
u	Airways, Commerce	Waynoka, Okla.	400	w.
"	Airways, Commerce	Shreveport, La.	400	w.
u	Airways, Commerce	Birmingham, Ala.	400	w.
ű	Airways, Commerce	Jackson, Miss.	400	w.
5940	Airways, Commerce	Calling frequency, all stations		
5945	Airways, Commerce	Kansas City, Mo.	400	w.
u	Airways, Commerce	Wichita, Kans.	400	w.
u	Airways, Commerce	Oklahoma City, Okla.	400	w.
"	Airways, Commerce	Tulsa, Okla.	400	w.
u	Airways, Commerce	Fort Worth, Tex.	400	w.
"	Airways, Commerce	San Antonio, Tex.	400	w.
u	Airways, Commerce	Brownsville, Tex.	400	w.
"	Airways, Commerce	Milford, Utah	400	w.
u	Airways, Commerce	Las Vegas, Nev.	400	w.
5950	Airways, Commerce	Fargo, N. Dak.	400	w.
"	Airways, Commerce	Minneapolis-St. Paul, Minn.	400	w.
"	Airways, Commerce	La Crosse, Wis.	400	w.
u	Airways, Commerce	Iowa City, Iowa	400	w.
u	Airways, Commerce	Omaha, Nebr.	400	w.
"	Airways, Commerce	North Platte, Nebr.	400,	w.
"	Airways, Commerce	Cheyenne, Wyo.	400	w.
u	Airways, Commerce	Pueblo, Colo.	400	w.
"	Airways, Commerce	Rock Springs, Wyo.	400	w.
u	Airways, Commerce	Garden City, Kans.	400	w.
5955	Airways, Commerce	El Paso, Tex.	400	w.
"	Airways, Commerce	Big Spring, Tex.	400	w.
u	Airways, Commerce	Tucson, Ariz.	400	w.
u	Airways, Commerce	Wellton, Ariz.	400	w.
u	Airways, Commerce	Los Angeles, Calif.	400	w.
u	Airways, Commerce	Fresno, Calif.	400	w.
u	Airways, Commerce	Oakland, Calif.	400	w.
5960	Airways, Commerce	Pittsburgh, Pa.	400	w.
"	Airways, Commerce	Cincinnati, Ohio	400	w.
ű	Airways, Commerce	Terre Haute, Ind.	400	w.
u	Airways, Commerce	St. Louis, Mo.	400	w.
u	Airways, Commerce	Seattle, Wash.	400	w.
u	Airways, Commerce	Portland, Oreg.	400	w.
u	Airways, Commerce	Medford, Oreg.	400	w.
u	Airways, Commerce	Little Rock, Ark.	400	w.
ű	Airways, Commerce	Memphis, Tenn.	400	w.
ű	Airways, Commerce	Nashville, Tenn.	400	w.
5995	Army	Fort Sam Houston, Tex.	1	kw.
"	4	Tientsin, China	500	w.
"	æ	Fort D. A. Russell, Tex.	200	w.
u	ď	Fort Sill, Okla.	200	w.
u	a	Sloan Field, Midland, Tex.	200	w.
ű	u	Hatbox Field, Okla.	200	w.
u	u	Fort Crockett, Tex.	200	w.
"	u	Washington, D.C.	500	w.
u	u	Clark Field, P.I.	200	w.
a	u	Nichols Field, P.I.	200	w.
u	u	Washington, D.C.	1	kw.
6120	Navy	Washington, D.C. (Pan American Union)	10	kw.
6600	u	Experimental Aircraft Communications		

6990	Army	(Amateur reserve net.)		
"	""	Fort Sam Houston, Tex.	400	w.
"	u	Fort McPherson, Ga.	1	kw.
u	u	Fort Bragg, N.C.	400	w.
"	u	Fort Omaha, Nebr.	400	w.
u	"	Presidio of San Francisco, Calif.	500	w.
u	u	Fort Howard, Baltimore, Md.	400	w.
u	u	Boston, Mass.	400	w.
u	u	Governors Island, N.Y.	500	w.
ű	u	Fort Hayes, Ohio	400	w.
u	æ	Chicago, Ill.	400	w.
"	u	Sloan Field, Midland, Tex.	200	w.
u	u	Washington, D.C.	400	w.
		All corps areas and departments		_
8030	Navy "	Annapolis, Md. (Washington, D.C.)	25	kw.
"		Arlington, Va. (Washington, D.C.)	1	kw.
- -	-	Great Lakes	500	w.
- 4	- u	New Orleans, La.	1	kw.
		Key West, Fla.	1	kw.
8040 8050	Army	Washington, D.C.	10	kw.
6000	u	Washington, D.C.	10 50	kw.
u	u	Point Barrow, Alaska Squaw Harbor, Alaska	400	w. w.
8060	u	San Francisco, Calif.	10	w. kw.
"	u	Fort MacArthur, Calif.	400	w.
u	u	Fort Santiago, P.I.	10	kw.
"	u	Washington, D.C.	1	kw.
8090	Navy	Mare Island (San Francisco), Calif.	25	kw.
"	"	Heeia (Honolulu), T.H.	500	w.
"	"	Medford, Mass.	250	w.
"	u	South Manchester, Conn.	250	w.
u	"	Boston, Mass.	200	w.
u	и	Key West, Fla.	200	w.
"	и	Charleston, S.C.	200	w.
u	u	New Orleans, La.	250	w.
u	u	Philadelphia, Pa.	250	w.
"	"	Keyport (Bremerton), Wash.	250	w.
"	u u	Baltimore, Md.	250	w.
"	"	Atlanta, Ga.	250	w.
"	- 4	Orlando, Fla.	250	w.
"	- u	Pensacola, Fla.	250	w.
"	u u	Chicago, Ill.	250	w.
u	"	Los Angeles, Calif. Oakland, Calif.	250 250	w. w.
"	"	Seattle, Wash.	250 250	w. w.
ĸ	a	Darien (Balboa), Canal Zone	250	w.
u	4	Ensenada, P.R.	250	w.
4	ű	Arlington, Va. (Washington, D.C.)	500	w.
u	ű	Augusta, Me.	250	w.
u	u	New York, N.Y.	250	w.
u	u	Wilmington, Del.	250	w.
u	"	Norfolk, Va.	250	w.
u	u	Jacksonville, Fla.	250	w.
4	u	Oklahoma City, Okla.	250	w.
"	u	Kansas City, Mo.	250	w.
"	u 	San Diego, Calif.	250	w.
"	u	San Francisco, Calif.	250	w.
"		Portland, Oreg.	250	w.

8090	Navy	Santurce, P.R.	250	
8100	Airways, Commerce	Wellton, Ariz.	400	w. w.
"	Airways, Commerce	Tucson, Ariz.	400	w.
u	Airways, Commerce	El Paso, Tex.	400	w.
u	Airways, Commerce	Los Angeles, Calif.	400	w.
8110	Airways, Commerce	Fort Worth, Tex.	400	w.
"	Airways, Commerce	Shreveport, La.	400	w.
u	Airways, Commerce	Jackson, Miss.	400	w.
"	Airways, Commerce	Birmingham, Ala.	400	w.
u	Airways, Commerce	Atlanta, Ga.	400	w.
8120	Airways, Commerce	El Paso, Tex.	400	w.
"	Airways, Commerce	Big Spring, Tex.	400	w.
u	Airways, Commerce	Fort Worth, Tex.	400	w.
ű	Airways, Commerce	San Antonio, Tex.	400	w.
u	Airways, Commerce	Brownsville, Tex.	400	₩.
8130	Airways, Commerce	Atlanta, Ga.	400	w. w.
# #	Airways, Commerce	Mobile, Ala.	400	w. w.
u	Airways, Commerce	New Orleans, La.	400	w. w.
u	Airways, Commerce	Lake Charles, La.	400	
u	Airways, Commerce	Houston, Tex.	400	w.
u	Airways, Commerce	San Antonio, Tex.	400	w.
8140	Airways, Commerce	Key West, Fla.	400	w.
4	Airways, Commerce	Miami, Fla.	400	w.
u			400	w.
"	Airways, Commerce	Titusville, Fla.	400	w.
u	Airways, Commerce	Jacksonville, Fla.	400	w.
u	Airways, Commerce	Charleston, S.C.	400	w.
u	Airways, Commerce Airways, Commerce	Richmond, Va. Washington, D.C.	400	w.
	· ·	• ,		W.
8150	Navy "	Darien (Balboa), Canal Zone	25	kw.
u	u	Cayey (San Juan), P.R.	1	kw.
u	"	Annapolis, Md. (Washington, D.C.)	25	kw.
4	u u	Guam	1	kw.
4	a a	Cavite (Los Baños), P.I.	1	kw.
 u		Peiping, China	1	kw.
0100	A	Pearl Harbor (Honolulu), T.H.	25	kw.
8160	Army "	Fort Hayes, Ohio	1	kw.
4	- u	Wright Field, Ohio	400	w.
8170	u	Fort Shafter, T.H.	10	kw.
8170	ű	Seward, Alaska	500 1	w.
8180	u	Ketchikan, Alaska	10	kw.
6100	u	Anchorage, Alaska Fort Sam Houston, Tex.	10	kw. kw.
"	u	Fort Bliss, Tex.	400	w.
"	«	Fort Brown, Tex.	200	w.
"	"	Fort Clark, Tex.	200	w.
u	"	Fort Huachuca, Ariz.	200	w.
«	4	Fort Sill, Okla.	200	w.
«	4	Camp H. J. Jones, Tex.	200	w.
"	"	Camp S. D. Little, Ariz.	100	w.
u	u u	Kelly Field, Tex.	200	w.
4	"	Hensley Field, Tex.	200	w. w.
u	æ	Hatbox Field, Okla.	200	w. w.
"	æ	Fort Ringgold, Tex.	200	w. w.
u	u	Dryden, Tex.	200	w. w.
u	æ	Lordsburg, N. Mex.	200	w. w.
"	u	Tucson, Ariz.	200	•••
"	u	Denver, Colo. (Fitzsimons General	500	w.
		Hospital)	3 000	w.
"	u	Fort D. A. Russell, Tex.	200	w.
		Z VI V Z . II. IUUDDUII, I CA.	200	₩.

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81 80	Army	Sloan Field, Midland, Tex.	200	w.
4	u	Fort F. E. Warren, Wyo.	100	w.
8270	Coast Guard	International Ice Patrol Vessels		
"	Coast and Geodetic Sur- vey	Vessels and portable		
8410	Navy	Arlington, Va. (Washington, D.C.)	5	kw.
8470	4	Mare Island (San Francisco), Calif.	5	kw.
8510	Army	Transports		
4	#	New York, N.Y.	200	w.
4	æ	San Francisco, Calif.	200	w.
4	u	Canal Zone	1	kw.
4	u	Fort Shafter, T.H.	1	kw.
"	a	Fort Santiago, P.I.	1	kw.
#	ď	Washington, D.C.	1	kw.
8590	Navy	Mare Island (San Francisco), Calif.	25	kw.
8600	Army	San Francisco, Calif.	10	kw.
8610	u ·	Fort Leavenworth, Kans.	1	kw.
"	u	Camp John Hay, P.I.	200	w.
"	ď	Pettit Barracks, Zamboanga, P.I.	200	w.
"	u	Fort Wm. McKinley, P.I.	200	w.
"	u	Fort Omaha, Nebr.	400	w.
u	u	Fort Mills, P.I.	10	kw.
"	u	Fort Santiago, P.I.	10	kw.
"	4	Camp Stotsenburg, P.I.	200	w.
8620	ű	March Field, Calif.	200	w.
u	u u	Seattle, Wash.	10	kw.
u	u	Fort McPherson, Ga.	1	kw.
8730	u	Boston, Mass.	400	w.
"	ű	Quarry Heights, Canal Zone	1	kw.
u	u	Seattle, Wash.	10	kw.
ď	"	Seward, Alaska	500	w.
"	4	Washington, D.C.	10	kw.
8740	u	Seattle, Wash.	10	kw.
8750	"	Fort Sam Houston, Tex.	1	kw.
u u	"	Seattle, Wash.	10	kw.
87 6 0	4	Chicago, Ill.	1	kw.
4	"	Skagway, Alaska	400	w.
8770	Navy	Mare Island (San Francisco), Calif.	250	w.
u	u	Chollas Heights (San Diego), Calif.	1	kw.
u	и	Tutuila, Samoa	1	kw.
u	u	Cordova, Alaska	1	kw.
u	u	St. Paul, Alaska	1	kw.
u	и	Keyport (Bremerton), Wash.	1	
u	u	Pearl Harbor, T.H.	1	kw.
**8860	Army	Tientsin, China	400	
"	4	Anchorage, Alaska	10	
8870	Navy	Cayey (San Juan), P.R.	1	kw.
u	" "	Darien (Balboa), Canal Zone	500	
"	"	Arlington, Va. (Washington, D.C.)	25	kw.
"	"	Annapolis, Md. (Washington, D.C.)	1	kw.
	u u	New Orleans, La.	1	kw.
"	"	Key West, Fla.	1	kw.
"	"	Great Lakes	500	
"	.	Guam	1	kw.
u	"	Peiping, China	1	kw.
•	•	Cavite (Los Baños), P.I.	2	kw.

^{**} Available for non-Government assignments provided no interference is caused with Government assignments.

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8880	Army	Fort Douglas, Utah	400	w.
"	"	Fort Lewis, Wash.	400	w.
"	u	Presidio of Monterey, Calif.	50	w.
"	u	San Francisco, Calif.	10	kw.
"	u	Vancouver Barracks, Wash.	400	$\mathbf{w}.$
u	u	Fort Geo. Wright, Wash.	200	w.
8890	u	Kelly Field, Tex.	200	w.
"	ű	Hensley Field, Tex.	20 0	w.
"	"	Hatbox Field, Okla.	200	w.
"	"	Fort Ringgold, Tex.	200	w.
ű	u	Dryden, Tex.	200	w.
"	u	Fort D. A. Russell, Tex.	200	w.
u	u	Lordsburg, N. Mex.	200	w.
u	u	Tucson, Ariz.	200	w.
u	u	Fort Bliss, Tex.	200	w.
u	u	Ketchikan, Alaska	1	kw.
u	u	Kindley Field, P.I.	200	$\mathbf{w}.$
u	u	Clark Field, P.I.	200	w.
"	u	Nichols Field, P.I.	200	w.
u	u	Maxwell Field, Ala.	500	w.
9050	Navy	Cavite (Los Baños), P.I.	25	kw.
*9090	u	Darien (Balboa), Canal Zone	100	w.
9250	"	David, Panama	200	w.
9550	u	Washington, D.C. (Pan American Union)	10	kw.
10000	Bureau of Standards,		10	kw.
	Washington, D.C.			
11730	Navy	Washington, D.C. (Pan American Union)	10	kw.
12045	u	Annapolis, Md. (Washington, D.C.)	25	kw.
12060	Army	Washington, D.C.	10	kw.
12075	"	Washington, D.C.	10	kw.
12090	u	Fort Santiago, P.I.	10	kw.
"	u	Pettit Barracks, Zamboanga, P.I.	200	$\mathbf{w}.$
12135	Navy	Pearl Harbor (Honolulu), T.H.	25	kw.
u	"	Mare Island (San Francisco), Calif.	25	kw.
12150	Airways, Commerce	Los Angeles, Calif.	400	w.
"	Airways, Commerce	El Paso, Tex.	400	w.
"	Airways, Commerce	Portland, Oreg.	400	w.
"	Airways, Commerce	Amarillo, Tex.	400	w.
12165	Airways, Commerce	Washington, D.C.	400	w.
u	Airways, Commerce	Fort Worth, Tex.	400	w.
u	Airways, Commerce	Salt Lake City, Utah	400	w.
u	Airways, Commerce	New Orleans, La.	400	w.
12180	Airways, Commerce	Calling frequency, all stations		
12195	Airways, Commerce	Cheyenne, Wyo.	400	w.
"	Airways, Commerce	Jacksonville, Fla.	400	w.
"	Airways, Commerce	St. Louis, Mo.	400	w.
12210	Airways, Commerce	Oakland, Calif.	400	w.
"	Airways, Commerce	Chicago, Ill.	400	w.
	Airways, Commerce	Atlanta, Ga.	400	w.
12225	Navy "	Darien (Balboa), Canal Zone	25	kw.
u		Annapolis, Md. (Washington, D.C.)	1	kw.
u	u	Cayey (San Juan), P.R.	1	kw.
u	u	Guam	1	kw.
u	u	Cavite (Los Baños), P.I.	1	kw.
u		Peiping, China	1	kw.
		Pearl Harbor (Honolulu), T.H.	25	kw.
12240	Army	Fort Shafter, T.H.	10	kw.

^{*} Available for non-Government assignments.

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		•		
12255	Army	Anchorage, Alaska	10	kw.
"	u	Ketchikan, Alaska	1	kw.
12405	Coast Guard	International Ice Patrol vessels		
12540	Navy	Darien (Balboa), Canal Zone	5	kw.
12615	u	Arlington, Va. (Washington, D.C.)	5	kw.
12705	Navy	Mare Island (San Francisco), Calif.	5	kw.
12765	Army	Transports		
u	u	New York, N.Y.	200	w.
"	u	San Francisco, Calif.	200	w.
u	u	Canal Zone	1	kw.
и	u	Fort Shafter, T.H.	1	kw.
u	u	Fort Santiago, P.I.	1	kw.
u	u	Washington, D.C.	1	kw.
12885	Navy	Mare Island (San Francisco), Calif.	25	kw.
12900	Army	San Francisco, Calif.	10	kw.
13095	u	Quarry Heights, Canal Zone	1	kw.
"	u	Washington, D.C.	10	kw.
"	и	Seattle, Wash.	10	kw.
13110	и	Seattle, Wash.	10	kw.
13125	u	Fort Sam Houston, Tex.	1	kw.
13140	u	Anchorage, Alaska	10	kw.
"	u	Fort Leavenworth, Kans.	1	kw.
13155	Navy	Pearl Harbor (Honolulu), T.H.	2	kw.
u	4	Mare Island (San Francisco), Calif.	5	kw.
u	u	Chollas Heights (San Diego), Calif.	1	kw.
u	u	Tutuila, Samoa	1	kw.
"	u	Cordova, Alaska	î	kw.
u	u	St. Paul, Alaska	î	kw.
"	"	Keyport (Bremerton), Wash.	1	kw.
13290	Army	Tientsin, China	400	w.
"	u s	Fort Leavenworth, Kans.	1	kw.
13305	Navv	San Juan, P.R.	i	kw.
u	u y	Darien (Balboa), Canal Zone	500	w.
u	u	Arlington, Va. (Washington, D.C.)	25	kw.
u	u	Annapolis, Md. (Washington, D.C.)	1	kw.
u	u	New Orleans, La.	î	kw.
u	u	Key West, Fla.	î	kw.
u	u	Great Lakes	500	w.
"	u	Guam	1	kw.
u	u	Peiping, China	1	kw.
æ	u	Cavite (Los Baños), P.I.	5	kw.
13320	Army	Fort Sam Houston, Tex.	1	kw.
"		Juneau, Alaska	î	kw.
13335	u	Kelly Field, Tex.	200	w.
"	u	Hatbox Field, Okla.	200	w.
"	«	Hensley Field, Tex.	200	w.
"	«	Fort Ringgold, Tex.	200	w.
u	u	Fort Bliss, Tex.	400	w.
"	"	Dryden, Tex.	400	w.
u	u	Fort D. A. Russell, Tex.	200	w.
u	u	Fort Leavenworth, Kans.	200	w.
u	u	Lordsburg, N. Mex.	200	w.
ű	u	Tucson, Ariz.	200	w.
"	u	March Field, Calif.	200	w.
u	u	Kindley Field, P.I.	200	w.
ű	u	Clark Field, P.I.	200	w.
"	u	Nichols Field, P.I.	200	w.
13575	Navy	Cavite (Los Baños), P.I.	25	kw.
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15000	Bureau of Standards	Washington, D.C.	10	kw.
15130	Navy	Washington, D.C. (Pan American Union)	10	kw.
16060	u	Annapolis, Md. (Washington, D.C.)	25	kw.
16080	Army	Washington, D.C.	10	kw.
16100	u	Washington, D.C.	10	kw.
16120	u	Fort Santiago, P.I.	10	kw.
16180	Navy	Heeia (Honolulu), T.H.	25	kw.
ű	u	Mare Island (San Francisco), Calif.	25	kw.
16300	u	Pearl Harbor (Honolulu), T.H.	25	kw.
ű	u	Washington, D.C.	1	kw.
u	u	Darien (Balboa), Canal Zone	1	kw.
u	"	Guam	1	kw.
u	u	Cavite (Los Baños), P.I.	1	kw.
u	u	Peiping, China	1	kw.
16320	Army	Fort Shafter, T.H.	10	kw.
16340	"	Anchorage, Alaska	10	kw.
16540	Coast Guard	International Ice Patrol vessels		
u	Coast and Geodetic Sur-	Vessels and portable		
	vey	F		
16820	Navy	Arlington, Va. (Washington, D.C.)	5	kw.
16940	<u>"</u>	Mare Island (San Francisco), Calif.	5	kw.
17020	Army	Transports	·	AL 11 .
4	"	New York, N.Y.	200	w.
u	u	San Francisco, Calif.	200	w.
u	u	Canal Zone	1	kw.
u	u	Fort Shafter, T.H.	1	kw.
u	u	Fort Santiago, P.I.	1	kw.
u	u	Washington, D.C.	1	kw.
17180	Navy	Mare Island (San Francisco), Calif.	25	kw.
17200	Army	San Francisco, Calif.	10	kw.
17460	Aimy "	Quarry Heights, Canal Zone	10	kw.
"	ű	Washington, D.C.	1	kw.
17480	и	Seattle, Wash.	10	kw.
17500	u	Fort Sam Houston, Tex.	10	kw.
17300	u	Seattle, Wash.	10	kw.
17540	Navy	Pearl Harbor (Honolulu), T.H.	10	kw. kw.
17340	148V y	Mare Island (San Francisco), Calif.	5	
u	a a			kw.
	 	Chollas Heights (San Diego), Calif. Tutuila, Samoa	1 1	kw.
u	u	Cordova, Alaska	1	kw. kw.
u	ď	St. Paul, Alaska	1	kw.
"	«		1	kw.
17720	Army	Keyport (Bremerton), Wash. Fort Sam Houston, Tex.	1	kw.
17720	Army "	Anchorage, Alaska	10	kw.
17740	Navy	Cayey (San Juan), P.R.	10	kw.
4	"	Darien (Balboa), Canal Zone	5	kw.
u	u	Arlington, Va. (Washington, D.C.)	25	
u	"	Annapolis, Md. (Washington, D.C.)		kw.
"	u	New Orleans, La.	1 1	kw.
4	u	Key West, Fla.	1	kw.
u	u	Great Lakes		kw.
u	u	Guam	500	W.
"	u		1	kw.
	u	Peiping, China Cavita (Los Basas), P.I.	1	kw.
		Cavite (Los Baños), P.I.	500	w.
18100	Navy	Cavite (Los Baños), P.I.	500	w.
20075		Annapolis, Md. (Washington, D.C.)	25	kw.
20125	Army "	Washington, D.C.	1	kw.
20150		Fort Santiago, P.I.	1	kw.
20225	Navy	Pearl Harbor (Honolulu), T.H.	10	kw.

		The state of the s	05	T
20225	Navy	Mare Island (San Francisco), Calif.	25 1	kw.
20400	Army	Seattle, Wash.	1	kw. kw.
		Fort Shafter, T.H.	25	kw.
21025	Navy "	Annapolis, Md. (Washington, D.C.)	10	kw.
21500	-	Washington, D.C. (Pan American Union)	10	Aw.
21925	-	Pearl Harbor, T.H.		
-	-	San Francisco, Calif.		
	-	San Diego, Calif.		
- 4	<u>-</u>	Tutuila, Samoa		
"	-	Cordova, Alaska		
- 4	<u>.</u>	St. Paul, Alaska		
	-	Keyport (Bremerton), Wash.		
22175	- 4	San Juan, P.R.		
		Darien (Balboa), Canal Zone	25	1
- 4	- "	Arlington, Va. (Washington, D.C.)	20	kw.
"		New Orleans, La.		
	- u	Key West, Fla.		
"		Great Lakes		
u	"	Guam		
	u u	Peiping, China		
-	"	Cavite (Los Baños), P.I.		
22625	"	Cavite (Los Baños), P.I.		
24090	_	Washington, D.C.		
24120	Army "	Washington, D.C.		
24150		Washington, D.C.		
24180 24270	NT	Fort Santiago, P.I. Pearl Harbor, T.H.		
	Navy			
24450	A	Darien (Balboa), Canal Zone Fort Shafter, T.H.		
24480	Army	•		
24510	"	Seattle, Wash.		
24540	 	Quarry Heights, Canal Zone		
25530		Transports		
25770	Navy	San Francisco, Calif. Canal Zone		
26190	Army "			
26220	u	Anchorage, Alaska Fort Sam Houston, Tex.		
26250 26280	"			
		Fort Santiago, P.I.		
27150	Navy	Cavite (Los Baños), P.I. Canal Zone		
30550	Army "	Fort Shafter, T.H.		
30590		Fort Sam Houston, Tex.		
30620	u	Fort Santiago, P.I.		
30660 32120	Navy	Washington, D.C.		
32120	Army	Washington, D.C.		
32200	Army	Washington, D.C.		
32240	u	Fort Santiago, P.I.		
32360	Navy	Pearl Harbor (Honolulu), T.H.		
32600	u u	Darien (Balboa), Canal Zone		
32640	Army	San Francisco, Calif.		
32680	"	Canal Zone		
32720	4	Canal Zone		
34040	u	Transports		
34360	Navy	San Francisco, Calif.		
34920	Army	Canal Zone		
34960	u u	Fort Shafter, T.H.		
35000	u	Fort Santiago, P.I.		
35040	u	Fort Santiago, P.I.		
36200	Navy	Cavite (Los Baños), P.I.		
36220	Army	Washington, D.C.		

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36720	Army		San Francisco, Calif.
38290	u		Transports
39370	u		Fort Santiago, P.I.
*51000 to 56000	u		Experimental
u	Navy		Experimental
α	Coast Guard		Experimental
u	Department Commerce	of	Experimental
*60000 to 65000	Army		Experimental
u	Navy		Experimental
a	Coast Guard		Experimental
α	Commerce		Experimental

^{*} Available for non-Government assignments.

The following Government experimental radio stations are authorized to use miscellaneous frequencies from time to time provided no interference is caused with other authorized service:

Navy Department: Naval Research Laboratory (NKF); Annapolis (NZO); Quantico (NZY).

War Department: Fort Monmouth, N.J. (WLY); Wright Field, Ohio (WZAJ).

Department of Commerce: Bureau of Standards, Washington, D.C. (WWV).

In the allocation of these frequencies the following principles have been followed and shall be followed in the consideration of future applications for use of frequencies by Government departments:

Utilization of Existing Communication Facilities

"No department shall erect a new station in the proximity of an existing government station, unless the same is incapable of rendering to such department the service that it requires, which shall be determined only after careful consideration by the departments concerned or by the permanent interdepartment organization. Whenever practicable, such a situation shall be met by the expansion of the existing stations, if necessary under joint contribution of the Departments interested. No department shall close a station no longer needed by it which is serving other Government departments without first making arrangements in respect to such service that are satisfactory to the departments being served."

"Experimental operation of any government radio station on a frequency not previously assigned to it but assigned to some government station by an Executive Order may be undertaken after approval by the other government agencies concerned through the Interdepartment Radio Advisory Committee, for a period to extend not beyond three months from the date of approval, with the proviso that it will cease operation on notice of interference."

GOVERNMENT ENCOURAGEMENT TO PRIVATE RADIO ENTERPRISES

"The Government will encourage and foster the development of privately owned and operated radio facilities in such a manner that in time of war or similar national emergency there shall be available the most effective system for the national defense. In part, this encouragement shall consist of utilizing the services of commercial stations wherever Government interests warrant in the accomplishment of the service required."

The stations listed herein may use other frequencies for the purpose of selecting a frequency more suitable for a particular service prior to requesting authority to change the frequency, provided a notice is first submitted to the Interdepartment Radio Advisory Committee and also a notice to the Federal Radio Commission, if the frequency is not included in the Executive order, on the proviso that it will cease operation on notice of interference from the Interdepartment Radio Advisory Committee or the Federal Radio Commission and such use shall not be for more than one month total.

The powers of the stations shown are those at the time of issuance of Executive order and are not limitations upon the stations.

The locations given are locations of the transmitting apparatus; and where control points are different, they are given in parentheses.

This Executive order supersedes Executive Order No. 5638, June 8, 1931.

HERBERT HOOVER

THE WHITE HOUSE,

June 6, 1932.

[No. 5855]

Executive Order 5855-A. June 6, 1932

Executive Order

Assignment of Frequencies to Government Radio Stations

WHEREAS section 6 of the Radio Act of 1927 (44 Stat. 1162, 1165) provides as follows:

"Radio stations belonging to and operated by the United States shall not be subject to the provisions of sections 1, 4, and 5 of this Act. All such Government stations shall use such frequencies or wave lengths as shall be assigned to each or

to each class by the President. All such stations, except stations on board naval and other Government vessels while at sea or beyond the limits of the continental United States, when transmitting any radio communication or signal other than a communication or signal relating to Government business shall conform to such rules and regulations designed to prevent interference with other radio stations and the rights of others as the licensing authority may prescribe. Upon proclamation by the President that there exists war or a threat of war or a state of public peril or disaster or other national emergency, or in order to preserve the neutrality of the United States, the President may suspend or amend, for such time as he may see fit. the rules and regulations applicable to any or all stations within the jurisdiction of the United States as prescribed by the licensing authority, and may cause the closing of any station for radio communication and the removal therefrom of its apparatus and equipment, or he may authorize the use or control of any such station and/or its apparatus and equipment by any department of the Government under such regulations as he may prescribe, upon just compensation to the owners. Radio stations on board vessels of the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation or the Inland and Coastwise Waterways Service shall be subject to the provisions of this Act."

AND WHEREAS the Government departments using radio find it necessary for efficient operation to make some changes in previous frequency assignments to individual stations and have requested that such changes be authorized;

NOW, THEREFORE, I, HERBERT HOOVER, President of the United States of America, pursuant to the authority vested in me by law, do hereby allocate frequencies to the Government stations as follows:

```
Navy
**115
                          Fleet
                          Fleet (not over 100 watts)
*125
*155
                          Fleet
                          Fleet
 175
 195
                          Fleet
                          Fleet
 215
 245
                          Fleet
 275
           Navy
                          Fleet
 355
                          Fleet
 404
                          Flect
 *425
                          Fleet and Marine Expeditionary Forces
  434
                          Fleet
 440
                          Fleet
  444
                          Fleet and Marine Expeditionary Forces
 450
                          Fleet
  464
                          Fleet
           Army, Navy, Frequencies in this band may be used principally in day-
 515-545
             and Coast
                            time by aircraft with power not to exceed 100 watts and
              Guard
                            aeronautical stations for single or joint maneuvers and
                            training purposes.
  550-1500 Army and (These frequencies may be used by mobile radio equip-
                            ment for training purposes under the following rule:
              Navv
```

^{*}Available for non-Government assignments.

**Available for non-Government assignments provided no interference is caused with Government assignments.

550-1500 Army and Navy

The officer in charge of military or naval radio operations will confer with the Department of Commerce supervisor of radio in the locality where interference is probable to determine the frequencies which may be used with the least interference. Naval and military operations will then be confined so far as is possible to the time periods, frequencies, and powers which will cause minimum interference in the locality. It is understood that military and naval operation in this band will in general be limited to antenna radiation of 75 merer amperes, to daylight hours, and to a limited number of hours per week and weeks per year. The amount of operation will differ somewhat in different parts of the country.

		parts of the country:	
1580	Army	Aircraft and field aeronautical stations	50 w.
1584	u	Aircraft and field aeronautical stations	50 w.
1588	u	Aircraft and field aeronautical stations	50 w.
2304	Navy	Fleet	
2336	"	Fleet	
2384	4	Fleet	
2404	"	Fleet	
2436	"	Fleet	
2484	u	Fleet	
2492	Army	Aircraft and field aerenautical stations	50 w.
2496	"	Aircraft and field aeronautical stations	50 w.
2500	ĸ	Aircraft and field aeronautical stations	50 w.
2516	Navy	Fleet	
2544	a -	Fleet and Marine Expeditionary Forces	
2576	"	Fleet	
2604	u	Fleet	
2656	4	Fleet	
2684	u	Fleet and Marine Expeditionary Forces	
2716	a	Fleet	
2744	a	Fleet	
*2816	a	Fleet	
*2844	a	Fleet	
2884	u	Fleet	
2916	æ	Fleet	
2952	"	Fleet	
2996	a	Fleet	
**3005	4	Fleet and naval shore stations for aircraft	
u	Army	Aircraft for training purposes	
**3035	Navy	Fleet and Marine Expeditionary Forces	
"	Army	Aircraft for training purposes	
**3065	Navy	Fleet and Marine Expeditionary Forces	
"	Army	Aircraft for training purposes	
**3095	Navy	Fleet and Marine Expeditionary Forces	
æ	Army	Aircraft for training purposes	
**3155	Navy	Fleet and Marine Expeditionary Forces	
"	Army	Aircraft for training purposes	
**3195	Navy	Fleet	
u	Army	Aircraft for training purposes	
**3235	Navy	Fleet	
u	Army	Aircraft for training purposes	
**3265	Navy	Fleet	

^{*}Available for non-Government assignments.

^{**}Available for non-Government assignments provided no interference is caused with Government assignments.

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**3265	Army	Aircraft for training purposes
**3295	Navy	Fleet
"	Army	Aircraft for training purposes
3345	Navy	Fleet
3385	u	Fleet
**3415	a	Fleet
4	Armv	Aircraft for training purposes
**3445	y	Aircraft for training purposes
"	Navy	Fleet
**3475	Army	Aircraft for training purposes
4	Navy	Fleet
4105	u	Fleet
4135	u	Fleet and Marine Expeditionary Forces
4155	u	Fleet
4205	u	Mobile and coastal stations
4235	ű	Mobile and coastal stations
4265	u	Fleet
4385	æ	Fleet
4435	α	Fleet
8210	u	Fleet
8270	"	Fleet and Marine Expeditionary Forces
8310	u	Fleet
8410	μ	Fleet, mobile and coastal stations
8470	u	Fleet, mobile and coastal stations
8530	ű	Fleet
8770	"	Fleet
8870	a	Fleet
12315	"	Fleet
12405	a	Fleet and Marine Expeditionary Forces
12465	u	Fleet
12615	ű	Fleet, mobile and coastal stations
12705	"	Fleet, mobile and coastal stations
12795	u	Fleet
13155	ű	Fleet
13305	u	Fleet
16420	u	Fleet
16540	u	Fleet and Marine Expeditionary Forces
16620	u	Fleet
16820	"	Fleet, mobile and coastal stations
169 4 0	4	Fleet, mobile and coastal stations
17060	"	Fleet
17540	"	Fleet
17740	a	Fleet
21925	"	Fleet
22175	"	Fleet, mobile and coastal stations
22625	"	Fleet
24630	"	Fleet
24930	u u	Fleet
25230	"	Fleet, mobile and coastal stations
25410	"	Fleet
25590	"	Fleet
33640	"	Fleet, mobile and coastal stations
34120	"	Fleet

 $\ ^{**}$ Available for non-Government assignments provided no interference is caused with Government assignments.

The stations listed herein may use other frequencies for the purpose of selecting a frequency more suitable for a particular service prior to requesting authority to

change the frequency, provided a notice is first submitted to the Interdepartment Radio Advisory Committee and also a notice to the Federal Radio Commission, if the frequency is not included in the Executive order, on the proviso that it will cease operation on notice of interference from the Interdepartment Radio Advisory Committee or the Federal Radio Commission and such use shall not be for more than one month total.

The powers of the stations shown are those at the time of issuance of Executive order and are not limitations upon the stations.

The locations given are locations of the transmitting apparatus; and where control points are different, they are given in parentheses.

This Executive order supersedes Executive Order No. 5638-A, June 8, 1931.

HERBERT HOOVER

THE WHITE HOUSE,

June 6, 1932.

[No. 5855-A]

Executive Order 5856. June 11, 1932

Executive Order

Tongass National Forest

ALASKA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 34-36), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the tracts of land in Alaska lying within the following-described boundaries, heretofore occupied as home sites, be, and the same are hereby, excluded from the Tongass National Forest and restored to entry under the applicable public land laws:

Chs.

Beginning at Corner No. 1, 1.31 chains north of center line of Glacier Highway and 50 feet north of power transmission line, about 7 miles northwest of Juneau, Alaska, in approximate latitude 58° 21′ 10″ N., longitude 134° 33′ 00″ W., which corner is identical with Corner No. 1 of Tract B and is a hemlock post 5 feet long, 5 inches diameter, squared to 4 inches, set 18 inches in ground, marked HS 1 B on east face and C on west face; from which

Executive Orders

Chs.

- A hemlock, 8 in. diameter, bears S. 77° E., 24 lks. distant, blazed and marked WHS 1.
- A hemlock, 6 in. diameter, bears S. 7½° W., 12 lks. distant, blazed and marked WHS 1.

Transmission pole No. 182 bears S. 57° E.

Thence North.

7.00 Corner No. 2, which is a hemlock post 5 feet long, 4½ in. diameter, squared to 3½ inches, set 18 inches in ground, marked HS 2 on south face, B on east face and C on west face; from which

A hemlock, 18 in. diameter, bears N. 73° E., 13 lks. distant, blazed and marked WHS 2.

A hemlock, 12 in. diameter, bears S. 64° W., 31 lks. distant, blazed and marked WHS 2.

Thence N. 89° W.

7.00 Corner No. 3, which corner is identical with Corner No. 3 of right-of-way and is a hemlock post 5 feet long, 6 inches diameter, set 18 inches in ground, marked HS 3C on east face and ROW3 on west face; from which

A hemlock, 9 in. diameter, bears S. 85° W., 18 lks. distant, blazed and marked WHS3.

A hemlock, 9 in. diameter, bears S. 65° E., 17 lks. distant, blazed and marked WHS3.

Thence South.

7.00

Corner No. 4, 56 lks. from center line of Glacier Highway and 50 feet from power transmission line, which corner is identical with Corner No. 4 of right-of-way and is a hemlock post 5 feet long, 6 inches diameter, squared to 4 inches, set 18 inches in ground, marked HSC4 on east face and ROW4 on west face; from which

A lodgepole pine, 17 in. diameter, bears N. 75° 30′ E., 54 lks. distant, blazed and marked WHS4.

A lodgepole pine, 14 in. diameter, bears N. 58° 30′ W., 41 lks. distant, blazed and marked WHS4.

Thence S. 89° E., clearing both power line and road rights-of-way.

7.00 Corner No. 1, the place of beginning, containing approximately 4.90 acres. The survey was made July 5 to 8, 1928; the bearings of the lines were determined by needle compass, allowing a variation of 31° 30′ E., and are intended to refer to the true meridian.

Beginning at Corner No. 1, 33 feet north of center line of Glacier Highway about 7 miles northwest of Juneau, Alaska, in approximate latitude 58° 21′ 10″ N., longitude 134° 33′ 00″ W., which corner is identical with Corner No. 1 of Tract F, and is a hemlock post 5½ feet long, 7 inches diameter, squared to 6 inches, set 2 feet in ground, marked HS1 on south face, E on east face and F on west face; from which

A hemlock, 28 in. diameter, bears S. 61° E., 15 lks. distant, blazed and marked WHS1.

Chs. A spruce, 16 in. diameter, bears S. 67% ° W., 29 lks. distant, blazed and marked WHS1.

Thence North.

7. 00 Corner No. 2, which corner is identical with Corner No. 2 of Tract F, and is a hemlock post 6 feet long, 7 inches diameter, squared to 5½ inches, set 2 feet in ground, marked HS 2 on south face, E on east face and F on west face; from which

A spruce, 13 in. diameter, bears S. 85° W., 30 lks. distant, blazed and marked WHS2.

A hemlock, 12 in. diameter, bears N. 17° W., 32 lks. distant, blazed and marked WHS2.

Thence S. 85° E.

7.03 Corner No. 3, which corner is identical with Corner No. 3 of Tract D, and is a spruce post 5 feet long, 7 inches diameter, squared to 4½ inches, set 2 feet in ground, marked HS3 on south face, D on east face and E on west face; from which

A spruce, 11 in. diameter, bears N. 49° 30′ W., 24 lks. distant, blazed and marked WHS3.

A hemlock, 8 in. diameter, bears N. 17° E., 26 lks. distant, blazed and marked WHS3.

Thence South.

7.00 Corner No. 4, which corner is 33 feet from the center line of Glacier Highway and identical with Corner No. 4 of Tract D, and is a lodgepole pine post 5½ feet long, 7 inches diameter, squared to 5 inches, set 1½ feet in ground, marked HS4 on south face, D on east face and E on west face. Thence N. 85° W., paralleling Glacier Highway and 33 feet from the center line thereof.

7.03 Corner No. 1, the place of beginning, containing approximately 4.90 acres. The survey was made July 5 to 8, 1928; the bearings of the lines were determined by needle compass, allowing a variation of 31° 30′ E., and are intended to refer to the true meridian.

Beginning at Corner No. 1, 33 feet north of the center line of Glacier Highway about 7 miles northwest of Juneau, Alaska, in approximate latitude 58° 21′ 10″ N., longitude 134° 33′ 00″ W., which corner is identical with Corner No. 1 of Tract E, a hemlock post 5½ feet long, 7 inches diameter, squared to 6 inches, set 2 feet in ground, marked HS1 on south face, E on east face and F on west face; from which

A hemlock, 28 in. diameter, bears S. 61° E., 15 lks. distant, blazed and marked WHS1.

A spruce, 16 in. diameter, bears S. 67½° W., 29 lks. distant, blazed and marked WHS1.

Thence North.

7.00 Corner No. 2, which corner is identical with Corner No. 2 of Tract E and is a hemlock post 6 feet long, 7 inches diameter, squared to 5½ inches,

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Chs. set 2 feet in ground, marked HS2 on south face, E on east face and F on west face; from which

- A spruce, 13 in. diameter, bears S. 85° W., 30 lks. distant, blazed and marked WHS2.
- A hemlock, 12 in. diameter, bears N. 17° W., 32 lks. distant, blazed and marked WHS2.

Thence N. 88° W.

- 4. 56 Corner No. 3, which corner is identical with Corner No. 3 of Tract G and is a spruce post 5½ feet long, 6 inches diameter, squared to 4½ inches, set 2 feet in ground, marked HS3 on south face, F on east face and G on west face; from which
 - A spruce, 14 in. diameter, bears S. 73° E., 21 lks. distant, blazed and marked WHS3.
 - A hemlock, 16 in. diameter, bears S. 10° E., 12 lks. distant, blazed and marked WHS3.

Thence South.

- 7.00 Corner No. 4, which corner is 33 feet north of the center line of Glacier Highway and identical with Corner No. 4 of Tract G, and is a spruce post 6 feet long, 7 inches diameter, squared to 5 inches, set 2 feet in ground, marked HS4 on south face, F on east face and G on west face; from which
 - A spruce, 24 in. diameter, bears S. 61° W., 15 lks. distant, blazed and marked WHS4.
 - A hemlock, 18 in. diameter, bears S. 28° E., 5 lks. distant, blazed and marked WHS4.

Thence S. 88° E., paralleling Glacier Highway and 33 feet from the center line thereof.

4. 56 Corner No. 1, the place of beginning, containing approximately 3.19 acres. The survey was made July 5 to 8, 1928; the bearings of the lines were determined by needle compass, allowing a variation of 31° 30′ E., and are intended to refer to the true meridian.

Beginning at Corner No. 1, meander corner, on line of mean high tide on the point of land dividing the head of Coal Bay into two small bights, Prince of Wales Island, Alaska, in approximate latitude 55° 29.5′ N., longitude 132° 29.5′ W., which corner is a spruce post 4 inches square, set in mound of rocks at average high tide, marked HS 9 MC 1; from which

- A spruce, 25 in. diameter, bears N. 43° W., 48 lks. distant, blazed and marked W HS MC 1.
- A spruce, 22 in. diameter, bears S. 86° W., 52 jks. distant, blazed and marked W HS MC 1.

Thence with meanders of mean high tide:

- (1) N. 29° 30′ E., 1.50 chs.;
- (2) N. 7° W., 1.50 chs.;
- (3) N. 14° 30′ W., 2.50 chs.;

Chs.

- (4) N. 33° 45′ W., 1.85 chs.;
- (5) N. 60° W., 1.30 chs.;
- (6) S. 80° W., 1.45 chs.;
- (7) S. 76° W., 2.50 chs.;
- (8) S. 74° W., 1.75 chs.;
- (9) S. 61° W., 1.50 chs.;
- (10) S. 52° W., 2.50 chs.;

To Corner No. 2, meander corner, which is a boulder 18 inches wide, 20 inches on base, embedded in rocks and marked x-HS MC 2; from which

A hemlock, 18 in. diameter, bears S. 28° E., 24 lks. distant, blazed and marked W HS MC 2.

A spruce, 15 in. diameter, bears S. 81° E., 22 lks. distant, blazed and marked W HS MC 2.

Thence S. 71° E.

11.70 Corner No. 1, the place of beginning, containing approximately 4.95 acres. The survey was made July 13 and 14, 1931; the bearings of the lines were determined by needle compass, allowing a variation of 30° E., and are intended to refer to the true meridian.

Beginning at Corner No. 1, which is 33 feet southwesterly from center line of Glacier Highway approximately 13 miles north of Juneau, Alaska, in approximate latitude 58° 21.5′ N., longitude 134° 39.8′ W., which corner is a post 4 inches square, 3 feet long, set 1 foot in ground, marked HS/1; from which

A hemlock, 18 in. diameter, bears N. 89° W., 10 lks. distant, blazed and marked WHS/1.

A hemlock, 24 in. diameter, bears S. 23° E., 16 lks. distant, blazed and marked WHS/1.

Thence East.

0.48 Witness corner to Corner No. 2, meander corner, which is a hemlock post 4 feet long, set 1 foot in mound of rocks and marked HS/2 WC MC; from which

Corner No. 1, meander corner of U. S. Survey No. 687 bears N. 84° 45′ E., 7.57 chs. distant.

A hemlock, 6 in. diameter, bears N. 3° E., 16 lks. distant, blazed and marked WHS/2 WC MC.

The extreme end of rock point across small bay bears S. 68° E.

1. 04 Corner No. 2, meander corner, on shore of Auke Bay; not set because of liability to destruction by tides.

Thence with meanders of mean high tide:

- (1) S. 20° W., 1.20 chs.;
- (2) S. 56° W., 2.39 chs.;
- (3) N. 72° 30′ W., 0.75 chs.;
- (4) N. 56° W., 0.55 chs.;

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Chs. To Corner No. 3, meander corner, on shore of Auke Bay; not set because of liability to destruction by tides.

Thence North.

- 0. 55 Witness corner to Corner No. 3, meander corner, which is a spruce post 4 feet long, squared 4 sides, set 2 feet in mound of rocks and marked HS/3WC MC; from which
 - A spruce, 6 in. diameter, bears N. 72° W., 32 lks. distant, blazed and marked WHS/3WC MC.

South end of Coghlan Island bears S. 17° W.

1.11 Corner No. 4, which is a spruce post 4 feet long, 4 inches square, set 1½ feet in ground in mound of rocks and marked HS/4; from which

A hemlock, 16 in. diameter, bears S. 89° W., 60 lks. distant, blazed and marked WHS/4.

South end of Coghlan Island bears S. 17° 30' W.

Chs. | Thence paralleling road right-of-way and 33 feet from the center line thereof:

- (1) N. 85° 30′ E., 0.62 chs.;
- (2) N. 73° E., 0.93 chs.;
- (3) N. 64° 30′ E., 0.53 chs.;
- (4) N. 63° E., 0.60 chs.;

To Corner No. 1, the place of beginning, containing approximately 0.51 acres. The survey was made October 19, 1931; the bearings of the lines were determined by needle compass, allowing a variation of 31° 30′ E., and are intended to refer to the true meridian.

HERBERT HOOVER

THE WHITE HOUSE,

June 11, 1932.

[No. 5856]

Executive Order 5857. June 16, 1932

Executive Order

AMENDMENTS TO THE CONSULAR REGULATIONS

Section 598 of the Consular Regulations of 1896 is hereby canceled.

Sections 657, 668, 672, 674, 677, 679, and 686 are amended by substituting for the citation "Tariff Act of 1922," the words "Tariff Act of 1930."

Section 662, paragraph (b), is amended to read:

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(b) Number of copies. The invoice must be prepared in triplicate, or, for merchandise intended for immediate transportation under the provisions of section 552 of the Tariff Act, in quadruplicate, if desired by the shipper. (Tariff Act of 1930, sec. 482(c); T.D. 38026.)

Section 663 is amended by substituting for the citation "Cust. Reg. 1923, Art. 253," the words "Cust. Reg. 1931, art. 276(a)."

Section 682 is amended by deleting the last sentence of the section and substituting the words "Tariff Act of 1930" for the citation "Tariff Act of 1922" where it appears in this section.

Section 719 is amended to read as follows:

719. Marking of articles and packages to indicate country of origin. Every article imported into the United States, and its immediate container, and the package in which such article is imported, must be marked, stamped, branded, or labeled, in legible English words, in a conspicuous place, in such manner as to indicate the country of origin of such article; and such marking, stamping, branding, or labeling must be as nearly indelible and permanent as the nature of the article will permit. If at the time of importation any article or its container is not marked, stamped, branded, or labeled in accordance with the requirements, there is levied a duty of 10 per centum of the value of the article in addition to any other duty imposed by law; and if the article is free of duty, there is levied a duty of 10 per centum of the value thereof; and all articles, containers, and packages in the shipment must be duly marked, stamped, branded, or labeled in accordance with the requirements of the statute. (Tariff Act of 1930, sec. 304.) But certain articles subject to special marking under the provisions of the statutes, if not marked at the time of importation, may not be marked afterwards. They may be exported under customs supervision, and if not so exported, are treated as prohibited importations. (Cust. Reg. 1931, art. 514.)

HERBERT HOOVER

THE WHITE HOUSE,

June 16, 1932.

[No. 5857]

Executive Order 5858. June 17, 1932

Executive Order

SEMIDI ISLANDS WILD LIFE REFUGE

ALASKA

It is hereby ordered that Aghiyuk Island, Chowiet Island, Kateekuk Island, Anowik Island, Kiliktagik Island, Suklik Island, Aghik Island, Aliksemit Island, and South Island, together with all unnamed islands, rocks, and reefs, and all lands under water appurtenant thereto, lying between parallels 55° 57′ and 56° 15′ north latitude and meridians 156° 30′ and 157° 00′ longitude west of Greenwich, in the North Pacific Ocean southeast of the Alaska Peninsula, Alaska, and shown on United States Coast and Geodetic Survey Chart No. 8881, published in Washington, D.C., April, 1919, as within the Semidi Island Group, be, and the same are hereby, reserved from all forms of appropriation under the public land laws and set apart for the use of the Department of Agriculture as a refuge and breeding ground for wild birds and game and fur animals, subject to existing valid rights.

It is unlawful within this reservation (a) to hunt, trap, capture, willfully disturb, or kill any wild animal or bird of any kind whatever, to take or destroy the nests or eggs of any wild bird, to occupy or use any part of the reservation, or to enter thereon for any purpose, except under such rules and regulations as may be prescribed by the Secretary of Agriculture; (b) to cut, burn, or destroy any timber, underbrush, grass, or other natural growth; (c) willfully to leave fire or to suffer it to burn unattended near any forest, timber, or other inflammable material; (d) after building a fire in or near any forest, timber, or other inflammable material, to leave it without totally extinguishing it; and (e) willfully to injure, molest, or destroy any property of the United States.

Warning is given to all persons not to commit any of the acts herein enumerated, under the penalties prescribed by sections 106, 107, and 145 of chapter 4, title 18, United States Code (35 Stat. 1088, 1098, and 43 Stat. 98), or by section 10 of

the Migratory Bird Conservation Act of February 18, 1929 (45 Stat. 1222, 1224; U. S. Code, Supp. V, title 16, sec. 715i).

This refuge shall be known as the Semidi Islands Wild Life Refuge.

HERBERT HOOVER

THE WHITE HOUSE,

June 17, 1932.

[No. 5858]

Executive Order 5859. June 21, 1932

Executive Order

REVOCATION OF SCHEDULE A, SUBDIVISION III, PARAGRAPH 10, OF THE CIVIL-SERVICE RULES

Schedule A, Subdivision III, paragraph 10, of the civil-service rules, which permits the appointment, without competitive examination, of mounted inspectors in the customs service on the Mexican border, is hereby revoked. The present incumbents of these positions in the four customs collection districts bordering on Mexico, namely, San Antonio, El Paso, Arizona, and San Diego, will be included in the classified service with their positions upon recommendation by the Treasury Department, subject to such tests of fitness as the Civil Service Commission shall prescribe.

The Treasury Department concurred with the Civil Service Commission in the recommendation.

HERBERT HOOVER

THE WHITE HOUSE,

June 21, 1932.

[No. 5859]

Executive Order 5860. June 22, 1932

Executive Order

RULES GOVERNING THE GRANTING AND ISSUING OF PASSPORTS IN THE UNITED STATES

Section 1 of the act of July 3, 1926 (U.S. Code, title 22, sec. 211a), provides that "The Secretary of State may grant and issue passports, and cause passports to be granted, issued, and verified in foreign countries by diplomatic representatives of the United States, and by such consul generals, consuls, or vice consuls when in charge, as the Secretary of State may designate, and by the chief or other executive officer of the insular possessions of the United States, under such rules as the President shall designate and prescribe for and on behalf of the United States, and no other person shall grant, issue, or verify such passports." The following rules are accordingly prescribed for the granting and issuing of passports in the United States.

SECTION I.—AUTHORITY TO ISSUE PASSPORTS IN THE UNITED STATES AND ABROAD

- 1. Section 1 of the act of July 3, 1926 (U.S. Code, title 22, sec. 211a), and section 4078 of the Revised Statutes as amended by the act of June 14, 1902 (U.S. Code, title 22, sec. 219), provide that no one but the Secretary of State may grant and issue passports in the United States, and he is empowered to refuse them in his discretion.
- 2. Passports are issued by American consular officers abroad. A citizen who is abroad and desires to procure a passport should apply therefor to the nearest American consular officer.
- 3. Passports are issued in the Virgin Islands, Hawaii, the Philippines, Guam, American Samoa, and Puerto Rico by the chief executives of those islands. Applications for passports by persons residing therein should be made to such chief executives.

Section II.—To Whom Passports Are Issued

- 4. Section 4076 of the Revised Statutes of the United States as amended by the act of June 14, 1902 (U.S. Code, title 22, sec. 212), provides that "No passport shall be granted or issued to or verified for any other persons than those owing allegiance, whether citizens or not, to the United States."
- 5. Unless a request is made by the parental or other guardian that a passport be denied, passports may be issued to minors upon their own application.
- 6. Children may execute applications on their own behalf when of sufficient intelligence to understand the statements therein and the nature of the oath of allegiance.

- 7. As a rule children of 12 years of age or more should be required to execute their own applications.
- 8. If circumstances warrant, a parent or guardian may execute applications on behalf of minors of any age. The application should be signed thus: "Richard Roe, by John Roe, father." The oath of allegiance need not be administered.

SECTION III.—PERSONS WHO MAY BE INCLUDED IN ONE PASSPORT

- 9. Only persons who are citizens or who owe allegiance to the United States may be included in a passport of the United States.
- 10. A passport issued to a husband or father may include his wife and unmarried minor children. A woman's passport may include her unmarried minor children.
- 11. A minor brother or sister may be included in the passport of an older brother or sister.
- 12. A minor grandchild, niece, or nephew of tender years may be included in the passport of the relative when the application therefor is accompanied by a request from the parental or other guardian.
- 13. Members of the immediate family who are 21 years of age, maidservants, and manservants must bear separate passports.
- 14. Adopted children, who are American citizens, may be included in a passport issued to the adoptive parents. (See rule 74.)

Section IV.—Fee for the Execution of an Application and for a Passport;
Passports Issued without Fees

15. Section 1 of the act of June 4, 1920 (U.S. Code, title 22, sec. 214), provides in part as follows:

"From and after the 1st of July, 1920, there shall be collected and paid into the Treasury of the United States quarterly a fee of \$1 for executing each application for a passport: . . . Provided, That nothing herein contained shall be construed to limit the right of the Secretary of State by regulation to authorize the retention by State officials of the fee of \$1 for executing an application for a passport: And provided further, That no fee shall be collected for passports issued to officers or employees of the United States proceeding abroad in the discharge of their official duties, or to members of their immediate families, or to seamen, or to widows, children, parents, brothers, and sisters of American soldiers, sailors, or marines, buried abroad whose journey is undertaken for the purpose and with the intent of visiting the graves of such soldiers, sailors, or marines, which facts shall be made a part of the application for the passport."

16. Section 2 of the act of May 16, 1932, provides:

"That the validity of a passport . . . shall be limited to a period of two years: *Provided*, That a passport may be renewed under regulations prescribed by the Secretary of State for a period, not to exceed two years, upon payment of a fee of \$5 for such renewal, but the final date of expiration shall not be more than four years from

the original date of issue: *Provided further*, That the Secretary of State may limit the validity of a passport, . . . or the period of renewal of a passport to less than two years: *Provided further*, That the charge for the issue of an original passport shall be \$9."

- 17. Under the provisions of the act of June 4, 1920, a fee of \$1 must be collected for the execution of each application for a passport. There is no exception to this rule.
- 18. A fee of \$9 must be collected for each passport issued except as hereinafter provided in rule 19.
- 19. In accordance with the provisions of the act of June 4, 1920 (U.S. Code, title 22, sec. 214), no fee should be collected for passports issued to officers or employees of the United States proceeding abroad in the discharge of their official duties, or to members of their immediate families, or to seamen, or to widows, children, parents, brothers, and sisters of American soldiers, sailors, or marines buried abroad whose journey is undertaken for the purpose and with the intent of visiting the graves of such soldiers, sailors, or marines.
- 20. The fee of \$9, payable in currency or postal money order, must accompany each application for a passport executed before a clerk of court. If executed before a passport agent of the Department of State, the fees should be paid in currency. Postal money orders should be made payable to the disbursing officer, Department of State. Drafts or checks will not be accepted in the payment of passport fees.

SECTION V.—APPLICATIONS FOR PASSPORTS

- 21. The act of June 15, 1917 (U.S. Code, title 22, sec. 213), requires every applicant for a passport issued under the authority of the United States to submit a written application, duly verified by his oath, and containing a true recital of each and every matter of fact which may be required by law or by rules authorized by law as a prerequisite to the issuance of a passport.
- 22. The application must be made in person and signed by the person to whom the passport is to be issued.
- 23. The application must be executed before a clerk of a Federal court or a State court authorized by the act of Congress of June 29, 1906 (34 Stat. 596), to naturalize aliens, or before an agent of the Department of State.
- 24. The seal of the court, when the application is executed before a clerk of court, or the seal of an agency of the Department of State when the application is executed before such agent, must be affixed to the application.
- 25. Where the application is not made at or near the place where the applicant resides, the applicant should give the name and address of a reputable person, residing at or near the place of the applicant's residence, to whom the clerk of court, the agent of the Department of State, or the Department of State itself may address

such inquiry as may be necessary concerning the applicant. Where it is necessary to make inquiries by telegraph, the applicant should bear the expense thereof.

SECTION VI.—CONTENTS OF APPLICATION FOR A PASSPORT

- a. General. Each application for a passport must contain the following:
 - 26. The applicant's name.
- 27. The names, places, and dates of birth of other persons to be included in the passport. (See Section III.)
- 28. Date of the marriage, if the wife is to be included in the husband's passport or is applying for a passport in her own name.
 - 29. The place and date of the applicant's birth.
- 30. The name of the applicant's father, the country of his birth, and his present place of residence. If the applicant is a married woman or has ever been married, in lieu of information concerning the country of birth and present place of residence of her father, information concerning the country of birth and present place of residence of her husband or former husband, if the marriage has been terminated, must be stated in the application, unless the citizenship of the woman is dependent upon the father, in which case information concerning both the father and husband or former husband must be stated in the application.
- 31. When and for what period of time the applicant has resided outside of the United States, provided he is a naturalized citizen.
- 32. The applicant's place of permanent residence, if any, in the United States and the occupation followed by him at that place.
- 33. The number, date, place of issue, and the disposition made of any previous passport issued to the applicant.
- 34. The period within which the applicant intends to return to the United States for permanent residence.
- 35. The applicant's intended port and date of departure, and the name of the vessel if known at the time of making application for passport.
 - 36. The applicant's oath or affirmation of allegiance to the United States.
- 37. Whether the applicant since acquiring American citizenship has taken an oath of allegiance to, or been naturalized in, a foreign state.
- 38. The applicant's name should appear in full on the front page of the application, thus, "John Henry Smith," not "J. H. Smith"; a married woman's name should appear on the front of her application in the family name of her husband, thus, "Mary Elizabeth Doe," not "Mrs. John Doe." If the applicant is a married woman who desires the use of her maiden or professional name, she may, in applying for a passport, use her maiden or professional name followed by the name of her husband—thus,

- "Mary Doe (wife of John Henry Jones)"—provided she submits satisfactory proof that she customarily uses her maiden or professional name and is regularly known thereunder in the community where she lives. The application should be signed by the applicant in his or her usual signature. If the applicant signs by mark, two attesting witnesses to the signature are required.
- 39. Description of the applicant. Whenever possible some distinguishing mark or feature should be noted in the space provided therefor.
- b. Object of the applicant's journey abroad.
- 40. The applicant for a passport must state in his application the names of the countries he expects to visit and the object of the visit to each.
- 41. The Secretary of State may within his discretion require an applicant for a passport, or for the amendment or extension of a passport, to submit satisfactory evidence of the object of his journey abroad.
- c. Photographs of the applicant and persons accompanying the applicant.
- 42. The application must contain a recently taken photograph of all persons who are included in the application. A group photograph is preferable.
- 43. Photographs should have a light background and must be on thin paper not more than 3 by 3 inches and not less than 2½ by 2½ inches in size.
- 44. The photograph of the person or persons included in the application must be attached to the back of the application under the seal of the officer before whom the application is executed.
- 45. A duplicate copy of the photograph attached to the application must accompany the application for use in the passport for which application is made.
- 46. Passport photographs must be signed by the applicant, the signature to correspond with the signature in the application.
- 47. Photographs in uniform will not be accepted except from applicants who are in the active service of the military forces of the United States.
- d. Affidavit of a supporting witness.
- 48. The applicant must be accompanied by at least one credible witness, an American citizen, who has known the applicant for a period of two or more years.
- 49. The application should contain the supporting affidavit of such a witness, who must state the period of time during which he has known the applicant; that the applicant is the person whom he represents himself to be, and that his statements are true to the best of his knowledge and belief.
- 50. Such supporting affidavit, together with any additional affidavit or affidavits which may be required, shall become part of the application, so that the following

provisions of law shall be applicable: United States Code, title 22, sec. 220, concerning the making of false statements in applications and the penalty prescribed thereunder; United States Code, title 18, sec. 231, concerning perjury and the penalty prescribed thereunder; and United States Code, title 18, sec. 88, concerning conspiracies to commit an offense against or to defraud the United States and the penalty prescribed thereunder.

- 51. The applicant or the witness should reside within the jurisdiction of the officer before whom the application is executed.
- 52. If the applicant or the witness is not known to the clerk of court or passport agent and can not present conclusive documentary evidence of identity, the applicant must be accompanied by an American citizen established in a recognized profession or business and having his office or place of business within the jurisdiction of the court or the passport agency (e.g., a clergyman, lawyer, physician, banker, broker, real estate dealer, or merchant). Clerks of courts and passport agents should satisfy themselves of the identity and bona fides of the applicants and their witnesses.
- 53. No lawyer or other person who expects to receive a fee in connection with the application or passport will be accepted as a witness.
- 54. A passport issued by the Secretary of State to which is affixed the photograph and signature of the person to whom the passport was originally issued will be accepted in lieu of an identifying witness.
- e. A woman's application.
- 55. A woman who has never been married must state in her application that she has not been married.
- 56. A woman who has been married must state in her application the date of her marriage.
- 57. A widow or divorcee must state in her application the date of her marriage and the date of the termination of the marital relation.
- f. Applications of naturalized citizens.
- 58. An applicant who is a citizen through his own naturalization must state in his application the date of his immigration, the period of his continuous residence in the United States, the name of the court and place at which he was naturalized, and the date of his naturalization as shown in his certificate or record of naturalization. He must also state the precise periods and places of his foreign residence or sojourn abroad, if any, subsequent to naturalization. If the signature in the application does not conform to the applicant's name as written on his certificate of naturalization, an explanation of the difference should be submitted.

- 59. If the applicant claims citizenship through the naturalization of husband or father, the applicant must state that he or she is the wife or child, as the case may be, of the person described in the certificate of naturalization, and with reference to the husband or father, the date of his immigration, period of his continuous residence in the United States, the name of the court and place in which he was naturalized, and the date of his naturalization as shown by the certificate or record of naturalization. The applicant must also state the period of his or her own continuous residence in the United States and the precise periods and places, if any, of his or her foreign residence or sojourn subsequent to the naturalization of the husband or father.
- g. Application of a resident of an insular possession of the United States who owes allegiance to the United States.
- 60. A resident of an insular possession of the United States who owes allegiance to the United States must state in his application that he owes allegiance to the United States and that he does not acknowledge allegiance to any other government. (Also see Section XII.)
- SECTION VII.—Applications of Officers or Employees of the United States

 AND OF THEIR IMMEDIATE FAMILIES
- 61. Officers or employees of the United States proceeding abroad under orders must submit with their applications a written request from the head of the department or office in which the applicant is employed for the issue of a passport to the applicant. The request should set forth the nature of the employment of the applicant and the official nature of his journey abroad.
- 62. Applicants for passports who are the members of the immediate family of an officer or employee of the United States who is about to proceed abroad or who is abroad in the discharge of official duties are not required to submit documentary evidence of their status if they refer to a passport issued to such an officer or employee of the United States.

SECTION VIII.—APPLICATIONS OF AMERICAN SEAMEN

- 63. As a rule American seamen traveling as such should use in lieu of passports the seaman's certificate of citizenship issued by customs officials. Nevertheless, passports are issued to seamen who are citizens or who owe allegiance to the United States whenever passports are required upon the travel in which the seamen are engaged.
- 64. A seaman should transmit with his application the seaman's certificate of American citizenship or other official document of nationality or identity of which he

is the bearer together with such additional evidence of American citizenship called for by Section X.

Section IX.—Applications of Persons Visiting the Graves of American Soldiers, Sailors, or Marines Buried Abroad

65. An application for a passport executed by a widow, child, parent, brother, or sister of an American soldier, sailor, or marine buried abroad must be accompanied by a statement from the War Department, Washington, D. C., setting forth the name of the deceased American soldier, sailor, or marine to whom the applicant claims relationship and that the body is buried in a foreign country. Passports issued upon such applications will be valid only for the country to be visited, and countries en route, and for the purpose of visiting the grave.

SECTION X.—EVIDENCE OF CITIZENSHIP TO ACCOMPANY APPLICATIONS FOR PASSPORTS

a. Native citizen.

- 66. A person born in the United States in a place where official records of birth were kept at the time of his birth must submit with the application a birth certificate under the seal of the official custodian of birth records. A certificate to be acceptable must show the place and date of birth and that the record thereof was made at the time of birth or shortly thereafter. If a birth certificate is not obtainable, that fact should be shown, and the application should be supported by a baptismal certificate or a certified copy of the record of baptism under the seal of the church in which the applicant was baptized, giving the place and date of birth, the date of baptism, and the date on which the record of baptism was made. A baptismal certificate to be acceptable must show that the baptism occurred within a short time after the birth of the applicant. If birth and baptismal certificates are not obtainable, an affidavit of the parent or of the physician, nurse, or midwife who attended the birth or the affidavit of a reputable person having sufficient knowledge to be able to testify as to the place and date of the applicant's birth may be accepted. A person who did not attend the birth but who testifies concerning the place and date of the applicant's birth should state briefly how and through what source the knowledge was acquired.
- 67. A person born abroad whose father was a native citizen of the United States must submit with the application the evidence of the father's birth in this country as required in the preceding section.
- 68. If the applicant comes within the provisions of rules 66 or 67, reference to an application submitted since November 1, 1916, will be sufficient, provided there is a record on the previous application of the necessary evidence of citizenship having been submitted.

- b. Persons claiming citizenship through naturalization of self or parent.
- 69. A person claiming citizenship through naturalization, against whom the presumption of having ceased to be an American citizen has arisen under the provisions of section 2 of the act of March 2, 1907 (34 Stat. 1228), must submit with his application a supplementary affidavit setting forth the exact places and periods of foreign residence and the reasons therefor.
- 70. A person naturalized in his own right must transmit with his application his certificate of naturalization.
- 71. The child of a naturalized citizen claiming citizenship through the naturalization of the parent must state in the application the exact date of immigration to the United States and submit the parent's certificate of naturalization.
- 72. A child born abroad after the naturalization of the parent must submit with his application evidence of the nature described in the preceding rule.
- 73. If the applicant comes within the provisions of rules 70, 71, or 72, his old passport will be accepted in lieu of a certificate of naturalization, provided the application upon which a previous passport was issued is found to contain sufficient information as to the naturalization of the applicant or the parent.
- c. Adopted child included in the passport of the foster parent or parents.
- 74. Inasmuch as the adoption of an alien child by an American citizen does not confer American citizenship upon such child, it is necessary, when an adopted minor child is to be included in the passport of the foster parent or parents, that the application be accompanied by documentary evidence of the adoption of the child and evidence of the child's American citizenship.
- d. Wife included in husband's application.
- 75. When a wife is to be included in the husband's passport, in addition to evidence of his own citizenship his application must be accompanied by evidence of his wife's citizenship if they were married on or after September 22, 1922.

SECTION XI.—EVIDENCE OF CITIZENSHIP TO ACCOMPANY A WOMAN'S APPLICATION FOR A PASSPORT

- 76. American-born women who must submit evidence of own citizenship:
- (a) One who has never been married.
- (b) One who was married after September 21, 1922.
- (c) One who was married to an alien between March 2, 1907, and September 22, 1922, and whose marital status terminated prior to September 22, 1922. If the marriage was terminated by divorce, the original decree of divorce or a certified copy of the court record thereof must be submitted. If the marriage was terminated by

death, a statement to that effect must be made in the application. The manner in which American citizenship was resumed must be shown.

- 77. American-born women who were married to aliens prior to March 2, 1907, may receive passports upon submitting proof that they were American citizens at the time of their marriage, unless they lost citizenship by taking up a permanent residence abroad with their husbands at any time prior to September 22, 1922, and acquired as a result of the marriage the nationality of the country of which their husbands were citizens or subjects.
- 78. An American-born woman who was married to an American citizen prior to September 22, 1922, must submit evidence of own or husband's citizenship.
- 79. An American woman who lost her American citizenship by marriage to an alien and whose husband became naturalized prior to September 22, 1922, must submit husband's certificate of naturalization.
- 80. An American woman who was married to an alien on or after September 22, 1922, against whom the presumption of having ceased to be a citizen had arisen under the provisions of section 3 of the act of September 22, 1922 (42 Stat. 1021, 1022), prior to July 3, 1930, must submit with her application a supplementary affidavit explaining her protracted foreign residence.
 - 81. Alien-born women who must submit evidence of own citizenship:
- (a) One who has never been married and who has been naturalized in her own right or who was naturalized through the naturalization or resumption of American citizenship by the parent.
- (b) One who was married to an alien and who, after the termination of the marital status, was naturalized in her own right.
- (c) One who was married to an alien prior to September 22, 1922, and who subsequent to that date was naturalized as an American citizen.
- (d) One who was married after September 22, 1922, and who was naturalized in her own right or who was naturalized through the naturalization or resumption of American citizenship by the parent.
 - 82. Alien-born women who must submit evidence of husbands' citizenship:
- (a) One who acquired citizenship by virtue of her marriage to a native or naturalized citizen prior to September 22, 1922.
- (b) One who was married to an alien prior to September 22, 1922, and whose husband became naturalized prior to that date.
- 83. An alien-born woman who was married to a citizen or an alien after September 22, 1922, and who at the time of that marriage was a citizen by virtue of a former

marriage to an American citizen must submit evidence of former husband's citizenship.

- 84. A woman born abroad of American parents should submit evidence of American citizenship as required in rules 67 and 72, provided her citizenship status was not changed by subsequent marriage or in some other manner.
- SECTION XII.—A RESIDENT OF AN INSULAR POSSESSION OF THE UNITED STATES
 WHO OWES ALLEGIANCE TO THE UNITED STATES
- 85. A resident of an insular possession of the United States who owes allegiance to the United States and who was born where official records of birth were kept at the time of his birth must submit with his application evidence of citizenship of the nature described in rule 66, except that two affidavits must accompany the application when a proper birth or baptismal certificate can not be submitted or an affidavit can not be obtained from a person who attended the birth. The affidavits must be executed by credible persons, who should state briefly how and through what source the knowledge of the date and place of the applicant's birth was acquired.
- 86. If the applicant was born after April 11, 1899, in the Philippine Islands, Puerto Rico, or Guam, and can not present his birth or baptismal certificate, the affidavits which he is required to submit under the foregoing rule should contain, in addition to the statements called for concerning the applicant, a statement of the nationality of his father, the date and place of the latter's birth, and the period of the latter's residence in the insular possession.

SECTION XIII.—THE USE OF TITLES AND BUSINESS OR PROFESSIONAL NAMES IN PASSPORTS

- 87. Professional and other titles will not be inserted in passports, but an applicant's name in religion, an author's nom de plume, a stage or business name, etc., may be included in parentheses after the bearer's name.
- 88. Persons who have had their names changed by decree or order of a court may be issued passports in the changed name upon submission of a certified copy of the decree or order of the court.
- 89. If the name is changed by the applicant himself having adopted a new name, affidavits must be submitted from two or more persons to the effect that the applicant uses the new name, has used it for a stated period of time, is known by such name in the community in which he resides, and carries on his business or profession in that name.

SECTION XIV.—PERIOD OF VALIDITY OF PASSPORTS AND EXTENSION OF LIMITED
PASSPORTS

90. Section 2 of the act of May 16, 1932, provides in part as follows:

"That the validity of a passport . . . shall be limited to a period of two years: Provided, That a passport may be renewed under regulations prescribed by the Secretary of State for a period, not to exceed two years, upon payment of a fee of \$5 for such renewal, but the final date of expiration shall not be more than four years from the original date of issue: Provided further, That the Secretary of State may limit the validity of a passport, . . . or the period of renewal of a passport to less than two years: Provided further, That the charge for the issue of an original passport shall be \$9."

- 91. The original period of possible validity of a passport issued under the act of May 16, 1932, is restricted to two years, but the passport may be renewed for a period of not more than two years upon payment of a fee of \$5.
- 92. The Department of State is authorized in its discretion to restrict the original or renewal period of a passport to less than two years.
- 93. A passport which was issued within the period of four years prior to application for renewal may be renewed in the discretion of the Department of State; but in any case where a person fails to apply for renewal of his passport prior to or immediately after the expiration of the original period of validity of two years his passport, when renewed, shall not extend beyond a period of four years from the original date of issue.
 - 94. The fee for the renewal of a passport is \$5.
- 95. Requests for renewal of a passport should not be made until the passport has expired or is about to expire.
- 96. As a rule, passports having a remaining validity of more than three or four months should not be renewed unless special circumstances should warrant exceptional procedure.
- 97. Requests for renewal may be made by personal application or letter addressed to the Department of State, a passport agent, a consular officer of the United States, or the chief executive of Hawaii, the Philippines, Puerto Rico, the Virgin Islands, Guam, or American Samoa.
- 98. The fee of \$5, in currency or postal money order, should accompany each request for renewal. Postal money orders should be made payable to the Disbursing Officer, Department of State.
 - 99. Drafts or checks will not be accepted.
- 100. Each request for renewal should be accompanied by the passport which it is desired to be renewed.

- 101. A person who holds an expired passport and desires a new passport must submit a new application therefor.
- 102. A person in the United States who has been issued a passport restricted in validity to a period less than two years and who desires to apply for an extension of the validity of the passport to the full period of two years should communicate with the Department of State, unless he resides in a place where there is an agent of the Department of State, in which case the application for extension may be forwarded through such agent.
- 103. A person outside the United States holding a passport which has been restricted in validity may apply through a diplomatic or consular officer of the United States or through the chief executive of one of the insular possessions of the United States to have his passport extended.
 - 104. No fee is required for the extension of a passport.

SECTION XV.—AMENDMENT OF PASSPORTS

- 105. Passports may be amended in the United States by the Department of State or any of the passport agents of the Department of State.
- 106. Passports may be amended in the insular and territorial possessions of the United States by the chief executives of such insular or territorial possessions.
 - 107. Passports may be amended abroad by consular officers of the United States.
 - 108. No fee is charged for the amendment of a passport.
- 109. A passport may be amended upon the written request of the bearer to indicate the object of a particular journey.
- 110. Passports may be amended to include those persons only who are citizens of or who owe allegiance to the United States.
- 111. An application for the amendment of a passport to include any person or persons should be in writing and accompanied by two satisfactory photographs (see rule 43) and evidence of citizenship, as required by these rules.
 - 112. A passport may be amended to include the husband, wife, or minor children.
- 113. A passport of a brother or sister may be amended to include younger brothers and sisters.
- 114. A passport may be amended, with the written consent of parent or guardian, to include a grandchild, niece, or nephew of tender years.
- 115. A passport will not be amended to include a person who bears a valid passport or who is included in a valid passport unless such passport is submitted for cancellation or for amendment to exclude the applicant for a new or separate passport.
- 116. A passport may be amended upon the written request of the bearer to exclude a person or persons originally included in the passport.

SECTION XVI.—ADDITIONAL REGULATIONS

117. The Secretary of State is authorized to make regulations on the subject of granting and issuing of passports additional to these rules and not inconsistent with them.

HERBERT HOOVER

THE WHITE HOUSE,

June 22, 1932.

[No. 5860]

Executive Order 5861. June 23, 1932

Executive Order

APPOINTMENT OF EUGENE R. CAPOZIO

Eugene R. Capozio may be appointed to the position of clerk at \$1,260 per annum in the Veterans' Administration without reference to the requirements of the civil-service rules.

This order is issued upon the recommendation of the Administrator of Veterans' Affairs.

HERBERT HOOVER

THE WHITE HOUSE,

June 23, 1932.

[No. 5861]

Executive Order 5862. June 23, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

COLORADO

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 5 N., R. 81 W.; Tps. 4 and 5 N., R. 82 W., of the sixth principal meridian, Colorado, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, June 23, 1932.

[No. 5862]

Executive Order 5863. June 23, 1932

Executive Order

TRANSFER OF LANDS FROM THE TOIYABE TO THE NEVADA NATIONAL FOREST

NEVADA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 36; U.S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that lands within the Toiyabe National Forest, as defined by

proclamation of May 25, 1921 (42 Stat. 2242), as modified by Executive Order No. 5725 of September 24, 1931, be, and the same are hereby, transferred to the Nevada National Forest.

It is not intended by this order to give any publicly owned lands a nationalforest status which have hitherto not had such status, nor to remove any publicly owned lands from a national-forest status.

This order shall be effective from July 1, 1932.

HERBERT HOOVER

THE WHITE HOUSE,

June 23, 1932.

[No. 5863]

Executive Order 5864. June 23, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR LOOKOUT STATION

OREGON

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847–848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions therein expressed, it is hereby ordered that the NE. % NE. % sec. 32, T. 1 S., R. 40 E., Willamette meridian, Oregon, containing 40 acres, be, and the same is hereby, temporarily withdrawn from settlement, location, sale, or entry for use as a lookout station in connection with cooperative forest-protection work.

This order shall remain in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, June 23, 1932.

[No. 5864]

1203

Executive Order 5865. June 27, 1932

Executive Order

REGULATIONS RELATING TO AERIAL FLIGHTS
ARMY, NAVY, MARINE CORPS, COAST GUARD, AND NATIONAL GUARD

Executive Order No. 4610, approved March 10, 1927, as amended by Executive Order No. 4833, March 19, 1928, and by Executive Order No. 5001, November 23, 1928, is revoked effective July 1, 1932.

For the purpose of carrying into effect the provisions of section 20 of the act of Congress approved June 10, 1922, as amended by section 6 of the act of July 2, 1926 (44 Stat. 780, 782), relative to increased pay for personnel of the Army, Navy, Marine Corps, Coast Guard, and National Guard when by orders of competent authority they are required to participate regularly and frequently in aerial flights, and when in consequence of such orders they do participate in regular and frequent flights, the following regulations, effective for the National Guard April 1, 1927, and effective for all other services July 1, 1927, are hereby promulgated and made applicable to all officers, warrant officers, and enlisted men of all branches of the Army, Navy, Marine Corps, Coast Guard, and National Guard.

- 1. Definitions. (a) The term "qualified aircraft pilot," as used in these regulations, shall be construed to include any commissioned or warrant officer or enlisted man of any branch of his respective service who on July 2, 1926, held the rating of Airplane Pilot, or Airship Pilot, in the Army Air Corps, or who may thereafter by competent authority be rated an Airplane Pilot in the Army or the National Guard, or who has been or may hereafter be designated or appointed a Naval Aviator or Naval Aviation Pilot by competent authority in the Navy or Marine Corps, or who has been or may hereafter be designated or appointed a Coast Guard Aviator or Coast Guard Aviation Pilot by competent authority in the Coast Guard.
- (b) The term "qualified aircraft observer," as used in these regulations, shall be construed to include any commissioned or warrant officer or enlisted man of any branch of his respective service who has been or may hereafter be rated an Airplane Observer or Balloon Observer by competent authority in the Army or the National Guard, or who has been or may hereafter be appointed a Naval Aviation Observer by competent authority in the Navy or Marine Corps, or who has been or may hereafter

after be appointed a Coast Guard Aviation Observer by competent authority in the Coast Guard.

- (c) The term "student aviator," as used in these regulations, shall be construed to include any officer or warrant officer in any branch of his respective service who is appointed a Student Naval Aviator by competent authority in the Navy or Marine Corps, or who is appointed a Student Coast Guard Aviator by competent authority in the Coast Guard, and who is duly assigned to a course of instruction in piloting aircraft.
- (d) The term "student aviation pilot," as used in these regulations, shall be construed to include any enlisted man in any branch of his respective service who is appointed a Student Naval Aviation Pilot by competent authority in the Navy or Marine Corps, or who is appointed a Student Coast Guard Aviation Pilot by competent authority in the Coast Guard, and who is duly assigned to a course of instruction in aircraft pilot duties.
- (e) The term "student aviation observer," as used in these regulations, shall be construed to include any officer, warrant officer, or enlisted man, in any branch of his respective service, who is appointed a Student Naval Aviation Observer by competent authority in the Navy or Marine Corps, or who is appointed a Student Coast Guard Aviation Observer by competent authority in the Coast Guard, and who is duly assigned to a course of instruction in aircraft observer duties.
- (f) The term "aerial flight" is defined as a journey in an aircraft. It begins when the aircraft takes off from rest at any point of support and terminates when it next comes to a complete stop at a point of support.
- (g) The term "aviation accident," as used in these regulations, shall be construed to mean an accident in which an officer, warrant officer, or enlisted man who is required to participate regularly and frequently in aerial flights is injured while an occupant of an aircraft or as the result of jumping from, being thrown from, or being struck by, an aircraft or any part or auxiliary thereof.
- 2. Each officer or warrant officer who is a qualified aircraft pilot and who is not unfit for duties as such, and who is commissioned in, or duly assigned or attached to, the Air Corps of the Army, or who is duly assigned to duty in any part of the aeronautic organization of the Navy, Marine Corps, or Coast Guard, including those assigned to special, administrative, or school duties, shall be required to participate regularly and frequently in aerial flights; orders requiring such flights shall be issued by the Chief of the Air Corps for the Army, the Chief of the Bureau of Navigation for the Navy, the Major General Commandant for the Marine Corps, or by the Commandant for the Coast Guard, and such orders shall remain in force for the

entire period of such commission, assignment, or attachment, except as hereinafter provided in paragraph 12.

- 3. Each officer or warrant officer who is a qualified aircraft observer, or a qualified aircraft pilot who is unfit for piloting duties but is fit and desired for other flying duty, and who is commissioned in, or duly assigned or attached to, the Air Corps of the Army, or who is duly assigned to duty in any part of the aeronautic organization of the Navy, Marine Corps, or Coast Guard, may be required to participate regularly and frequently in aerial flights; orders requiring such flights shall be issued by the Chief of the Air Corps for the Army, the Chief of the Bureau of Navigation for the Navy, the Major General Commandant for the Marine Corps, or by the Commandant for the Coast Guard, and such orders shall remain in force for the entire period of such commission, assignment, or attachment, except as hereinafter provided in paragraph 12.
- 4. Each officer of the Medical Corps of the Army or of the Navy who is duly assigned to duty with any aeronautic headquarters or unit of the Army, Navy, Marine Corps, or Coast Guard, or assigned to duty at a station where there is an aeronautic unit, and who has qualified as a flight surgeon, may be required to participate regularly and frequently in aerial flights by the Chief of the Air Corps for the Army, or by the Chief of the Bureau of Navigation for the Navy and Marine Corps, and any orders for such requirement shall remain in force for the entire period of such assignment, except as hereinafter provided in paragraph 12.
- 5. Each officer, warrant officer, or enlisted man of the Army who is duly assigned to a course of instruction for qualification as aircraft pilot or aircraft observer, and each officer, warrant officer, or enlisted man of the Navy, Marine Corps, or Coast Guard who is duly appointed a student aviator, a student aviation pilot, or a student aviation observer, shall be required to participate regularly and frequently in aerial flights; orders for such requirement shall be issued by the Chief of the Air Corps for the Army, the Chief of the Bureau of Navigation for the Navy, the Major General Commandant for the Marine Corps, or by the Commandant for the Coast Guard, and orders for such requirement shall remain in force for the entire period of his course of instruction except as hereinafter provided in paragraph 12.
- 6. Each officer or warrant officer other than student aviators of the Navy, Marine Corps, and Coast Guard, and those specified in paragraphs 2, 3, 4, and 5, may be required to participate regularly and frequently in aerial flights; orders for such requirement shall be issued by the Chief of the Air Corps for the Air Corps of the Army, the Secretary of War for other branches of the Army, the Chief of the Bureau of Navigation for the Navy, the Major General Commandant for the Marine

Corps, or by the Commandant for the Coast Guard, and orders for such requirement shall remain in force for the entire period of such assignment, except as hereinafter provided in paragraph 12.

- 7. Each enlisted man who is serving in the Air Corps of the Army, or in any part of the aeronautic organization of the Navy, Marine Corps, or Coast Guard, and who is a qualified aircraft pilot, shall be required to participate regularly and frequently in aerial flights by his commanding officer; orders for such requirement shall remain in force for the entire period of such service, except as hereinafter provided in paragraph 12; orders for such requirement and their revocation shall be reported to the Chief of the Air Corps for the Army, the Chief of the Bureau of Navigation for the Navy, the Major General Commandant for the Marine Corps, or to the Commandant for the Coast Guard.
- 8. Each enlisted man who is serving in the Air Corps of the Army or in any part of the aeronautic organization of the Navy, Marine Corps, or Coast Guard, and who is not a qualified aircraft pilot or observer, may be required to participate regularly and frequently in aerial flights by his commanding officer, and orders for such requirement shall remain in force for the entire period of such assignment except as hereinafter provided in paragraph 12; orders for such requirement and their revocation shall be reported to the Chief of the Air Corps for the Army, the Chief of the Bureau of Navigation for the Navy, the Major General Commandant for the Marine Corps, or the Commandant for the Coast Guard.
- 9. Officers, warrant officers, and enlisted men of the National Guard who come within the following classes will be considered as on duty requiring them to participate regularly and frequently in aerial flights, and no further orders requiring participation regularly and frequently in aerial flights will be required for those enumerated in (a), (b), (c), and (e):
- (a) Officers and warrant officers belonging to Air Corps organizations of the National Guard who by applicable tables of organization are classified pilots or observers.
- (b) Enlisted men belonging to Air Corps organizations of the National Guard who by applicable tables of organization are classified as flight chiefs, crew chiefs, or master photographers.
- (c) Officers of the Medical Corps attached to Air Corps organizations of the National Guard, who by applicable tables of organization are classified as flight surgeons.
- (d) In addition to the above, such officers, warrant officers, and enlisted men belonging to or attached to Air Corps organizations of the National Guard as may be

detailed to such duty by written orders issued by the senior Air Corps commander of each State: *Provided*, That the number of additional enlisted men so detailed in any organization shall not exceed 10 per centum of the maintenance enlisted strength of such organization including attached personnel.

- (e) Officers, warrant officers, and enlisted men who, under authority of the Secretary of War, are in attendance at a course of instruction in aircraft pilot duties, aircraft observer duties, or flight surgeon duties at a service school.
- 10. For personnel of the Army, Navy, Marine Corps, or Coast Guard, or of the National Guard when participating in exercises or performing duties provided for by sections 94, 97, and 99 of the National Defense Act as amended, who are required by competent authority to participate regularly and frequently in aerial flights, the following requirements are prescribed: *Provided*, That any officer, warrant officer, or enlisted man who has been required to participate regularly and frequently in aerial flights by orders of competent authority and who as a result of such orders has participated regularly and frequently in aerial flights, as defined in this Executive order, and who subsequently becomes incapacitated for flying by reason of an aviation accident shall not be required to perform such aerial flights during such incapacity for a period not to exceed three months following the date of said accident:
 - (a) During one calendar month.
 - (b) During 2 consecutive calendar months, when the requirements of subparagraph (a) above have not been met.
 - (c) During 3 consecutive calendar months, when the requirements of subparagraph (b) above have not been met.
- 10 or more flights totaling at least 3 hours, or in lieu thereof to be in the air a total of at least 4 hours.
- 20 or more flights totaling at least 6 hours, or in lieu thereof to be in the air a total of at least 8 hours.
- 30 or more flights totaling at least 9 hours, or in lieu thereof to be in the air a total of at least 12 hours.
- (d) For fractions of a calendar month the number of aerial flights and the time in the air required shall bear the same ratio to the number of flights and the time in the air required for a full calendar month as the period in question bears to a full calendar month.
- (e) For fractions of two consecutive calendar months the period in question shall be considered as a unit and the number of aerial flights and time in the air required shall bear the same ratio to the number of aerial flights and time in the air required for a full calendar month as the period in question bears to a full calendar month.

Note: The above requirements for any particular period may be met at any time during such period.

- (f) Each officer, warrant officer, or enlisted man who is required by competent authority to participate regularly and frequently in aerial flights and who is a qualified aircraft pilot, and who is fit for duty as such, shall make the flights above required as pilot, except that an officer, warrant officer, or enlisted man who is both a qualified pilot of lighter-than-air aircraft and a qualified aircraft observer shall make the flights above required either as pilot or as observer as may be directed by competent authority.
- (g) Each officer, warrant officer, or enlisted man who is required by competent authority to participate regularly and frequently in aerial flights, and who is a qualified aircraft observer but is not a qualified aircraft pilot, shall make the flights above required as observer.
- 11. For each officer, warrant officer, or enlisted man of the National Guard who is in an armory drill pay status and who is required to participate regularly and frequently in aerial flights the following requirements are prescribed:
 - (a) During one calendar month of any quarterly period.
- 4 aerial flights totaling at least 72 minutes, or be in the air in lieu thereof a total of 96 minutes.
- (b) During 2 consecutive calendar months of any quarterly period, when the requirements of subparagraph (a) above have not been met.
- 8 aerial flights totaling at least 144 minutes, or be in the air in lieu thereof a total of 192 minutes.
- (c) During 3 consecutive calendar months of any quarterly period, when the requirements of subparagraph (b) above have not been met.
- 12 aerial flights totaling at least 216 minutes, or be in the air in lieu thereof a total of 288 minutes.
- (d) Such required flights may be made at ordered drills of the Air Corps organization to which such officer, warrant officer, or enlisted man belongs or is attached, or at other times when so authorized by the senior Air Corps commanding officer of the State.
- (e) For fractions of a calendar month, the number of aerial flights and the time in the air required shall bear the same ratio to the number of flights and the time in

the air required for a full calendar month as the period in question bears to the entire month.

- (f) The duties prescribed above shall be in addition to any other duty or duties which may be required of such officers, warrant officers, and enlisted men while in attendance at assemblies for drill and instruction, and while participating in exercises or performing duties provided for by sections 94, 97, and 99 of the National Defense Act as amended.
- 12. A commanding officer shall suspend from flying any officer, warrant officer, or enlisted man under his command who, in his opinion, is unfit for flying, except as a result of an aviation accident. Such action shall be reported with the reasons therefor for confirmation to the authority who issued the order requiring the officer, warrant officer, or enlisted man to participate regularly and frequently in aerial The confirmation of such action shall have the effect of suspending the order to participate regularly and frequently in aerial flights of the officer, warrant officer, or enlisted man concerned from the date such suspension from flying was made. When any officer, warrant officer, or enlisted man, so suspended from flying, becomes, in the opinion of his commanding officer, again fit for flying, the commanding officer shall revoke his suspension from flying and such action shall be reported, with reasons therefor, for confirmation to the authority who confirmed the suspension from flying; the confirmation of such revocation shall have the effect of terminating the suspension of the officer, warrant officer, or enlisted man concerned from the date of such revocation by his commanding officer: Provided, That in the case of suspension from flying by reason of sickness or injury incurred in line of duty and the suspension is subsequently removed, such suspension shall be considered as nullified from its beginning and the individual concerned shall be entitled to increased pay for flying provided the requirements of paragraph 10 above are complied with.
- 13. Authorized leaves of absence of personnel required by orders of competent authority to participate regularly and frequently in aerial flights shall not suspend such orders for pay purposes.
- 14. Compliance with the foregoing requirements constitutes participation in regular and frequent aerial flights within the meaning of the act approved July 2,

1926 (44 Stat. 780), and no flight pay shall accrue to any person during any period in which the provisions of this order are not complied with.

The provisions of this order become effective July 1, 1932.

HERBERT HOOVER

THE WHITE HOUSE,

June 27, 1932.

[No. 5865]

Executive Order 5866. June 28, 1932

Executive Order

PAY AND ALLOWANCES, ENLISTED PERSONNEL

MARINE CORPS

Pursuant to the authority contained in section 18 of the act of Congress to readjust the pay and allowances of the commissioned and enlisted personnel of the Army, Navy, Marine Corps, Coast Guard, Coast and Geodetic Survey, and Public Health Service, approved June 10, 1922 (42 Stat. 625, 632), the following change is made in Executive Order No. 3705-A of July 1, 1922:

The second paragraph of Executive Order No. 3705-A of July 1, 1922, is hereby revoked, and the following is substituted therefor:

Enlisted men of the Marine Corps having established their special qualifications in the use of the arm or arms which they are required to use, under such regulations and conditions as are now, or may hereafter be, prescribed by the Secretary of the Navy, shall receive additional compensation, first, second, third, fourth, or fifth

Executive Orders

class, for such periods of time as may be prescribed by the Secretary of the Navy, as follows:

Additional compensation, first class, \$5 per month. Additional compensation, second class, \$4 per month. Additional compensation, third class, \$3 per month. Additional compensation, fourth class, \$2 per month. Additional compensation, fifth class, \$1 per month.

HERBERT HOOVER

THE WHITE HOUSE, June 28, 1932.

[No. 5866]

Executive Order 5867. June 28, 1932

Executive Order

GEORGE WASHINGTON NATIONAL FOREST

VIRGINIA AND WEST VIRGINIA

In order to avoid the confusion arising from the fact that there is a national park and a national forest in the State of Virginia bearing the same name, that is "Shenandoah," it is hereby ordered that the name of the "Shenandoah National Forest,' as defined by proclamation of January 28, 1927 (44 Stat. 2633–2634), be changed to "George Washington National Forest" in honor of George Washington, first President of the United States.

HERBERT HOOVER

THE WHITE HOUSE, June 28, 1932.

[No. 5867]

Executive Order 5868. June 28, 1932

Executive Order

RESERVOIR-SITE RESTORATION No. 11

CALIFORNIA

So much of the order of June 8, 1926, creating Reservoir-Site Reserve No. 17, as affects the lands hereinafter described is hereby revoked:

MOUNT DIABLO MERIDIAN

T. 2 S., R. 15 E., sec. 20, S. ½ SW. ½, SW. ½ SE. ½; sec. 29, NW. ½ NE. ½; sec. 30, N. ½ NE. ½, SE. ½ NE. ½.

HERBERT HOOVER

THE WHITE HOUSE, June 28, 1932.

[No. 5868]

Executive Order 5869. June 30, 1932

Executive Order

DOCUMENTS REQUIRED OF ALIENS ENTERING THE UNITED STATES

By virtue of the authority vested in me by the act of Congress approved May 22, 1918 (40 Stat. 559), entitled "AN ACT To prevent in time of war departure from or entry into the United States contrary to the public safety," as extended by the act of Congress of March 2, 1921 (41 Stat. 1205–1217), entitled "AN ACT Making appropriations for the Diplomatic and Consular Service for the fiscal year ending June 30, 1922," and with reference to the act of Congress of May 26, 1924 (43 Stat. 153–169), as amended, known as the "Immigration Act of 1924," I hereby prescribe the following regulations governing the entry of aliens into the United States. (In addition to the general immigration laws and regulations, there are special laws and regulations governing the admission of Chinese.)

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Immigrants

Immigrants must present immigration visas, quota or nonquota, in accordance with the requirements of the Immigration Act of 1924, except—

- (1) Children born subsequent to the issuance of the immigration visa of the accompanying parent. Such children are not required to present documents of any kind.
- (2) Aliens who have previously been admitted legally into the United States, have departed therefrom and returned within six months, not having proceeded to countries other than Canada, Newfoundland, St. Pierre, Miquelon, Bermuda, Mexico, Cuba, and other islands included in the Bahama and Greater Antilles groups, are not required to present passports, visas, or permits to reenter.
- (3) Aliens, other than those specified in (2) above, who have previously been admitted legally into the United States, have departed therefrom, and are returning from a temporary visit abroad, may present, in lieu of immigration visas, permits to reenter, issued pursuant to section 10 of the Immigration Act of 1924.

With reference to section 28(e) of the Immigration Act of 1924, the Executive Secretary of the Panama Canal, Balboa Heights, Canal Zone, is hereby authorized to issue immigration visas to aliens coming to the United States from the Canal Zone; the Collector of Customs of the Philippine Islands is hereby authorized to issue immigration visas to aliens coming to the United States from the Philippine Islands; the Governor of American Samoa is hereby authorized to issue immigration visas to aliens coming to the United States from American Samoa; and the Governor of Guam is hereby authorized to issue immigration visas to aliens coming to the United States from Guam.

II

Nonimmigrants

With the exceptions hereinafter specified, nonimmigrants must present passports or official documents in the nature of passports issued by the governments of the countries to which they owe allegiance, duly visaed by consular officers of the United States: *Provided*, however, That no passport visa or transit certificate to enter the United States or the Philippine Islands shall be granted to such an alien if such entry would be contrary to the public safety.

Exceptions

- (1) Persons in transit through the United States or the Philippine Islands to a foreign destination. They may present transit certificates according to regulations prescribed by the Secretary of State.
- (2) Aliens who are through passengers on vessels touching at ports of the United States. In this connection the term "United States" is to be construed as in section 1 of the Immigration Act of 1917 (39 Stat. 874). They may land temporarily, under regulations prescribed by the Secretary of Labor, without documents of any kind.

- (3) Passports may include any person or persons whose inclusion is proper under the regulations of the issuing government and whose photographs are attached thereto.
- (4) Citizens of St. Pierre and Miquelon and French citizens domiciled therein; citizens of Canada, Newfoundland, Bermuda, the Bahamas, and islands in the Greater Antilles and Lesser Antilles groups, and the Windward Islands, and citizens or subjects of the countries to which such islands belong, domiciled therein; citizens of Panama, Mexico, Cuba, Haiti, and the Dominican Republic. Such persons may pass in transit through the United States, or enter the United States temporarily, without passports, visas, or transit certificates.
- (5) Seamen. Masters of vessels of all nationalities sailing for a port of the United States must submit for visa a list of all the alien members of the vessel's crew to the American consular officer at the port from which the vessel commences its voyage. If there is no American consular officer stationed at that port, the crew list should be submitted at the first port of call (if the vessel touches at any other port) where an American consular officer is located. This does not refer to consular agents, who are not authorized to visa crew lists. However, this paragraph has no application to members of crews of vessels sailing between ports of the United States and ports of Canada, Newfoundland, St. Pierre, and Miquelon and not touching at ports of other countries. Such persons are not required to be documented.

When a vessel sails from a port where no American consul is stationed, but which is within a few hours reach by mail of an American consulate, so that unreasonable delay and serious loss would not result from referring the crew list to such consulate, it should be referred thereto for visa.

The visa of a shipping commissioner in the Canal Zone shall be accepted as equivalent to the visa of an American consul.

If an alien seaman whose name is not included in a visaed crew list arrives at a port of the United States, he shall not be allowed to land except upon the permission of the Secretary of State.

- (6) Aliens making round-trip cruises from American ports without transshipment from the original vessel to another one while *en route*, provided the original contract for passage calls for transportation from an American port to the ports included in the cruise, and return to either the original or another American port, require no visas for reentry into the United States.
- (7) Aliens of no nationality, and those who, when they apply for visas, are outside of the territories of the countries to which they owe allegiance and who, for any reason, are unable to obtain passports or documents in the nature of passports issued by the governments of such countries, and aliens bearing passports issued by governments not recognized by the United States. They may enter the United States with documents showing their origin and identity, visaed by consular officers, under regulations prescribed by the Secretary of State.
- (8) In cases of emergency the Secretary of State is authorized in his discretion to waive passport and vira requirements for aliens who are nonimmigrants as defined in section 3 of the Immigration Act of 1924 (43 Stat. 153, 154), as amended, and who apply for admission at a port of entry of the United States.
- (9) The Executive Secretary of the Panama Canal, Balboa Heights, Canal Zone, is hereby authorized to issue passport visas and transit certificates to aliens coming to the United States from the Canal Zone; the Collector of Customs of the Philippine Islands is hereby authorized to issue passport visas and transit certificates to aliens coming to the United States from the Philippine Islands; the Governor of American

Samoa is hereby authorized to issue passport visas and transit certificates to aliens coming to the United States from American Samoa; and the Governor of Guam is hereby authorized to issue passport visas and transit certificates to aliens coming to the United States from Guam.

III

- (1) Aliens entering the Philippine Islands, except those referred to in II(1) and II(2), must present passports or documents in the nature of passports, duly visaed by consular officers of the United States; but seamen on vessels of all nationalities touching at a port of the Philippine Islands are not required to be documented. Masters of such vessels are, therefore, not required to present visaed crew lists.
- (2) Aliens entering any other American possessions not included under section 28(a) of the Immigration Act of 1924 (43 Stat. 153, 168), do not require documents of any kind.

The definition contained in section 28 of the Immigration Act of 1924 shall be regarded as applicable to this order, except as herein otherwise specified.

The Secretary of State and the Secretary of Labor are hereby authorized to make such additional rules and regulations, not inconsistent with this order, as may be deemed necessary for carrying out the provisions of this order and the statutes mentioned herein.

This order shall take effect immediately and shall supersede Executive Order No. 5426 of August 20, 1930, entitled "Documents Required of Aliens Entering the United States," but shall not supersede Executive Order No. 4049 of July 14, 1924, entitled "Documents Required of Aliens entering the United States on Airships," Executive Order No. 4648 of May 13, 1927, entitled "Documents Required of Bona Fide Alien Seamen Entering the United States as Passengers," or Executive Order No. 4690 of July 11, 1927, relative to Article XXII of the Consular Regulations of 1896.

HERBERT HOOVER

THE WHITE HOUSE,

June 30, 1932.

[No. 5869]

Executive Order 5870. June 30, 1932

Executive Order

CONTINUING TEMPORARILY THE PRESENT STANDARDIZED GOVERNMENT TRAVEL REGULATIONS, SUBJECT TO CERTAIN MODIFICATIONS

Part II, sections 207 and 208, of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, amends the Subsistence Expense Act of 1926 (44 Stat. 688, 689) by amending sections 3 and 7 thereof, and repealing sections 4, 5, and 6 thereof, effective July 1, 1932.

The Standardized Government Travel Regulations, as amended effective July 1, 1931, approved by the President April 21, 1931, shall continue in effect from and including July 1, 1932, until such time as amended standardized regulations are approved, subject to the following conditions, viz:

- All provisions relating to reimbursement of actual expenses for subsistence are revoked.
- (2) Per diem in lieu of actual expenses for subsistence may be allowed not to exceed the rate of \$5 within the limits of continental United States, and not to exceed an average of \$6 beyond the limits of continental United States.
- (3) Reimbursable transportation charges will not include gratuitous fees or tips of any kind.

The rates of the per diem in lieu of actual expenses for subsistence authorized by the amendatory law and which are set forth above represent the maximum allowable, not the minimum. It is the responsibility of the heads of the departments and establishments to see that travel orders authorize only such per diem rates as are justified by the nature of the travel.

HERBERT HOOVER

THE WHITE HOUSE,

June 30, 1932.

[No. 5870]

Executive Order 5871. June 30, 1932

Executive Order

REGULATIONS GOVERNING SICK LEAVE OF ABSENCE AUTHORIZED BY LAW

The regulations of the several executive departments and independent establishments pertaining to the so-called sick leave of absence now authorized by law shall continue in effect until such time as uniform regulations may be prescribed under the authority contained in Part II, section 215, of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932.

HERBERT HOOVER

THE WHITE HOUSE,

June 30, 1932.

[No. 5871]

Executive Order 5872. June 30, 1932

Executive Order

EXEMPTION OF PERSONS FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, the following-named persons who have reached the retirement age prescribed for automatic separation from the service are hereby exempted from the provisions of that section.

Name Professor Charles F. Marvin Dr. William J. Humphreys Department or establishment
Department of Agriculture

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Name	Department or establishment
Dr. Isaac M. Cline	Department of Agriculture
William M. Steuart	Department of Commerce
John Wyer	" "
C. David White	Department of the Interior
Dr. Elwood Mead	
Abraham L. Houk	Post Office Department
Charles C. Kellogg	" " "
James M. Carr	u u a
John W. McGee	<i> </i>
George W. Hendrickson	"
George E. Danforth	66 66 66
James McD. Reid	u u u
William M. Philleo	46 46 46
Charles C. Shaffer	66 66 66
Leonard T. Cool	u u u
Alfred C. Hooker	ee ee ie
Robert P. Skinner	Department of State
=	" " "
Edwin V. Morgan	Transport Department
James J. Britt	Treasury Department
Clair A. Huston	" "
Allyn A. Packard	Tiberes of Comment
Albert F. Zahm	Library of Congress
Charles Martel	"
William Lincoln Brown	" "
Juul Dieserud	
Eliza J. Skinner	
John Greene	Government Printing Office
Edward A. Huse	
Dell J. Mott	Architect of the Capitol
Morris M. Barnard	District of Columbia
LeClaire Hoover	Federal Trade Commission
Charles V. Burnside	Interstate Commerce Commission
Wilfred P. Borland	•
Elwyn Greene	Panama Canal
Charles E. McNabb	United States Tariff Commission
William H. Blackburne	Smithsonian Institution
J. N. B. Hewitt	" "
Walter Hough	" "
Dr. Leonhard Stejneger	
Charles King	U.S. Soldiers' Home
Dr. Alfred D. Wilkinson	Veterans' Administration
Pickens Neagle	Navy Department
Nelson P. Webster	Executive Office
George C. Haydon	War Department
Robert J. Mawhinney	Department of Justice

Executive Orders

Name Franklin G. Wixson Frank Bond Department or establishment Department of Justice U.S. Geographic Board

HERBERT HOOVER

THE WHITE HOUSE,

June 30, 1932.

[No. 5872]

Executive Order 5873. June 30, 1932

Executive Order

TEMPORARY EXEMPTION OF PERSONS FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me be section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, the following-named persons who have reached the retirement age prescribed for automatic separation from the service, are hereby temporarily exempted from the provisions of that section and continued in the service until August 1, 1932.

Millard J. Moore Frank C. Skinner Joseph A. Hill Jasper S. Bilby Stephen J. Kubel John M. Nickles Charles J. Groseclose James H. H. Hewett William Bertrand Acker Timothy W. Stanton Mrs. Carrie B. Allen Horace M. Sanford William A. Newcome Frank H. Larned Department of Commerce " " " " " " " " " " Department of the Interior " " " " " " " " Department of State " " " " " " " " " " " " " " "	Name	Departm	ent or establishmen
Joseph A. Hill Jasper S. Bilby Stephen J. Kubel John M. Nickles Charles J. Groseclose James H. H. Hewett William Bertrand Acker Timothy W. Stanton Mrs. Carrie B. Allen Horace M. Sanford William A. Newcome "" "" "" "" "" "" "" "" ""	Millard J. Moore	Department	of Commerce
Jasper S. Bilby Stephen J. Kubel John M. Nickles Charles J. Groseclose James H. H. Hewett William Bertrand Acker Timothy W. Stanton Mrs. Carrie B. Allen Horace M. Sanford William A. Newcome "" "" "" "" "" "" "" "" ""	Frank C. Skinner	- <i>u</i>	"
Sasper S. Biby Stephen J. Kubel John M. Nickles Charles J. Groseclose James H. H. Hewett William Bertrand Acker Timothy W. Stanton Mrs. Carrie B. Allen Horace M. Sanford William A. Newcome Department of the Interior " " " " " " " " " " " " " " " " " "	Joseph A. Hill	"	"
John M. Nickles Charles J. Groseclose James H. H. Hewett William Bertrand Acker Timothy W. Stanton Mrs. Carrie B. Allen Horace M. Sanford William A. Newcome "" "" "" "" "" "" "" "" ""	Jasper S. Bilby	tt.	"
Charles J. Groseclose James H. H. Hewett """ William Bertrand Acker Timothy W. Stanton """ Mrs. Carrie B. Allen """ Horace M. Sanford William A. Newcome """ ""	Stephen J. Kubel	Department	of the Interior
James H. H. Hewett " " William Bertrand Acker " " Timothy W. Stanton " " Mrs. Carrie B. Allen " " Horace M. Sanford Department of State William A. Newcome " "	John M. Nickles	- <i>u</i>	"
William Bertrand Acker Timothy W. Stanton Mrs. Carrie B. Allen Horace M. Sanford William A. Newcome "" "" "" "" "" "" "" "" ""	Charles J. Groseclose	"	"
Timothy W. Stanton " " Mrs. Carrie B. Allen " " Horace M. Sanford Department of State William A. Newcome " "	James H. H. Hewett	"	"
Mrs. Carrie B. Allen " " Horace M. Sanford Department of State William A. Newcome " "	William Bertrand Acker	"	"
Mrs. Carrie B. Allen " " Horace M. Sanford Department of State William A. Newcome " "	Timothy W. Stanton	"	"
William A. Newcome " "	•	u	u
William A. Newcome	Horace M. Sanford	Department	of State
Frank H. Larned " "	William A. Newcome		
	Frank H. Larned	u	"
Miles M. Shand " "		"	"

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Herbert Hoover, 1929-1933

Name	Department or establishment		
Sydney Y. Smith	Department of State		
George O. Von Nerta	Treasury Department		
Clarence A. Miller	"	<i>•</i> "	
Ernest K. Wilkins	"	"	
Joseph D. Nevius	"	"	
George W. Ashworth	"	66	
William D. Heins	· ·	"	
Thomas H. Carroll	"	"	
Henry B. Shuman	"	**	
George W. Koonce	War Department		
Francis A. Sebring	District of Columbia		
Oscar D. Weed	Intersta	te Commerce	Commission
James Edward Jones	"	"	"
Samuel Keemle	"	"	"
John T. Marchand	"	"	u
Fred W. Ranno	"	"	"
Frank H. Cole	Smithsonian Institution		
Coates W. Shoemaker	"	"	
Joseph Michaelson	Navy Department		
George W. Littlehales	"	"	
Thomas F. Flanagan	"	"	
Oliver P. Murry	"	"	
William McLean	"	"	
Edgar Wommack	"	"	

These temporary exemptions are made so as to afford the time necessary to determine whether the public interest requires that permanent exemptions be granted.

HERBERT HOOVER

THE WHITE HOUSE,

June 30, 1932.

[No. 5873]

Executive Order 5874. June 30, 1932

Executive Order

TEMPORARY EXEMPTION OF PERSONS FROM COMPULSORY RETIREMENT FOR AGE IN ORDER TO AFFORD TIME FOR FILLING VACANCIES

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Govern-

ment for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, the following-named persons who have reached the retirement age prescribed for automatic separation from the service, are hereby temporarily exempted from the provisions of that section and continued in the service until July 10, 1932.

POSTAL SERVICE OFFICERS AND EMPLOYEES IN THE INSPECTION SERVICE.

Official III Desiration and the second		
Name	Position	Location
Joe P. Johnston	Inspector in Charge	Saint Paul, Minnesota
William R. Keys	Inspector in Charge	Chattanooga, Tennessee
Robert E. Barry	Post Office Inspector	Atlanta, Georgia
William M. Coble	Post Office Inspector	Kansas City, Missouri
Henry P. Reese	Post Office Inspector	New York, New York.
Theodore W. Swift	Post Office Inspector	Boston, Massachusetts
Frank E. Davis	Chief Clerk, Division Head- quarters of Post Office Inspectors.	St. Louis, Mo.
Laura Lusk	Clerk, Division Headquarters of Post Office Inspectors.	St. Louis, Mo.

OFFICERS AND EMPLOYEES OF THE POST OFFICE SERVICE.

OFFICERS	AND EMPLOYEES OF THE	E POST OFFICE SERVICE.
Name	Position	Location
Frank R. Barnett	Clerk	Bessemer, Ala.
John McDonald	Carrier	Birmingham, Ala.
Edw. F. Koppersmith	Clerk	Mobile, Ala.
Joseph P. Harrison	Special Clerk	Montgomery, Ala.
Henry W. Lathlean	Clerk	Phoenix, Ariz.
Harvey D. Wilkinson	Carrier	Fayetteville, Ark.
Henry H. Garner	Carrier	Little Rock, Ark.
Addison A. Kauffman	Carrier	Little Rock, Ark.
Viola LeBlanc	Clerk	Bakersfield, Calif.
Chas. H. Hall	Carrier	Fresno, Calif.
Frank S. Boner	Carrier	Glendale, Calif.
James E. Dougherty	Clerk	Los Angeles, Calif.
Solomon Froman	Carrier	Los Angeles, Calif.
Richard J. Burrows	Carrier	Oakland, Calif.
Archie H. Elliott	Clerk	Pasadena, Calif.
Fred L. Sieke	Special Clerk	Sacramento, Calif.
Geo. C. Beauchamp	Clerk	San Francisco, Calif.
Patrick A. Burns	Carrier	San Francisco, Calif
Emma H. Bushnell	Clerk	San Francisco, Calif.
W. E. Dean	Foreman	San Francisco, Calif.
John F. Harney	Clerk	San Francisco, Calif.
James F. Lane	Special Clerk	San Francisco, Calif.
Thos. A. McIntyre	Clerk	San Francisco, Calif.
Mary A. Morgan	Clerk	San Francisco, Calif.
Eric Nilan	Clerk	San Francisco, Calif.

Name	Position	Location
Wm. O'Neill	Clerk	San Francisco, Calif.
Geo. Spiller	Clerk	San Francisco, Calif.
Grant W. Strominger	Clerk	San Francisco, Calif.
Asa E. White	Special Clerk	San Francisco, Calif.
Chas. A. Wisewell	Clerk	San Francisco, Calif.
Douglass Zirkle	Assistant Superintendent Mails	San Francisco, Calif.
Geo. L. Hampsch	Carrier	San Jose, Calif.
Chas. F. Severance	Clerk	Santa Ana, Calif.
Abraham L. Kirby	Carrier	Santa Cruz, Calif.
Geo. A. Pilger	Clerk	Stockton, Calif.
James A. Burns	Special Clerk	Denver, Colorado.
Arthur Dallwig	Carrier	Bridgeport, Conn.
Walter A. Laidlaw	Carrier	Bridgeport, Conn.
Chas. F. Noren	Cashier	Bridgeport, Conn.
Samuel E. Smith	Carrier	Bridgeport, Conn.
Chas. D. Brimhall	Carrier	Danbury, Conn.
Louis Theurer	Asst Postmaster	Danbury, Conn.
Sidney O. Dickinson	Foreman	Hartford, Conn.
Albert N. Kingsbury	Carrier	Hartford, Conn
James M. Graves	Carrier	Meriden, Conn.
Edmund C. Murphy	Clerk	Middletown, Conn.
Christopher J. Collins	Clerk	New London, Conn.
Wm. A. Wells	Asst Postmaster	Norwich, Conn.
Chas. H. Tomlinson	Special Clerk	Waterbury, Conn.
Geo. G. Russell	Clerk	Milford, Delaware.
Wm. H. Meitzler	Watchman	Washington, D. C.
Abner P. Gilmore	Clerk	Ocala, Fla.
Jens Nelson	Special Clerk	St. Petersburg, Fla.
Emil Heer	Special Clerk	Tampa, Fla.
Ella S. Carter	Special Clerk	Atlanta, Ga.
Thomas S. Johnson	Special Clerk	Atlanta, Ga.
Mattie Cobb	Clerk	Carrollton, Ga.
Nicholas J. Caas	Carrier	Aurora, Ill.
James W. Miller	Carrier	Aurora, Ill.
Charles A. Hilts	Carrier	Bloomington, Ill.
Fred A. Rice	Clerk	Blue Island, Ill.
Thos. J. Cleary	Special Clerk	Elgin, Ill.
Walter P. Putnam	Carrier	Freeport, Ill.
Thomas B. Reeve	Clerk	Jacksonville, Ill.
Edwin O. Brooker	Clerk	Joliet, Ill.
Roy Mahaffey	Carrier	Joliet, Ill.
James Lawler	Clerk	Lincoln, Ill.
John L. Kite	Carrier	Mendota, Ill.
Chas. L. Rummel	Clerk	Vandalia, Ill.
George V. Worth	Carrier	Waukegan, Ill.
Walter T. Wheeler	Clerk	Woodstock, Ill.
Fred Anderson No. 1	Special clerk	Chicago, Illinois.

Executive Orders

Name	_
Clarence A. Benedict	Sp
Gordon C. Blair,	Sp
Alfred A. Bowden	Sp
Jos. P. Cody	As
Felix Curran	\mathbf{Sp}
Hermann B. Daigger	Sp
Niels J. Deichmann	Sp
William E. Dixon	Cl
John J. Donovan	Sp
Wm. Ebben	Cl
Elizabeth Fitzgerald,	Cl
Timothy Foley	La
Samuel Granick	Cle
Thomas W. Holian	Sp
Chas. B. Ingram	Clo
Rich'd A. Lingame	\mathbf{Sp}
Henry J. Lund	\mathbf{Sp}
Hugh Y. McLinden	Sp
Alexander Rokes	La
Wm. H. Sabin	Ca
Michael Sarsfield	Sp
Thomas F. Scully,	Fo
Daniel Simmons	Cle
David A. Smith	Cle
Albert G. Wainwright	Sp
Chas. J. Watrouse,	Sp
James H. Weller	Sp
Chauncay A Wheeler	Sp
Chauncey A. Wheeler Frank D. Winchester,	For
Frederick C. Allen	Ca
Wm. A. Barnard,	Ca
Henry F. Blankenhagen	Ca
Carl Callsen	Ca
Tanamiah A Das	Ca
Jeremiah A. Dea William W. Dubois,	Ca
	Са
Frank Faul	Ca
John C. Goennel	Ca
Wm. Harjes	Ca
William Harper	Ca
Wm. E. Hicks	
Fred H. Jones	Ca Ca
Henry Merts	Ca
George C. Shaefer	
Henry J. Spencer,	Ca
Thomas E. Stapleton	Ca
Bert E. Whitney,	Ca
Elmer E. Morris	Sp
Alfred A. Rowland	Cle
Chas. Cadwallader	Ca

Position Location cl Clerk Chicago, Illinois ecl Clerk Chicago, Illinois cl Clerk Chicago, Illinois st. Supt Sta. Chicago, Illinois cl Clerk Chicago, Illinois ecl Clerk Chicago, Illinois cl Clerk Chicago, Illinois Chicago, Illinois erk cl Clerk Chicago, Illinois erk Chicago, Illinois erkChicago, Illinois borer Chicago, Illinois erk Chicago, Illinois ecl clerk Chicago, Illinois erk Chicago, Illinois cl Clerk Chicago, Illinois ecial Clerk Chicago, Illinois ecl Clerk Chicago, Illinois borer Chicago, Illinois shier Chicago, Illinois cl Clerk Chicago, Illinois reman Chicago, Illinois Chicago, Illinois erk erk Chicago, Illinois cl Clerk Chicago, Illinois cl Clerk Chicago, Illinois cl Clerk Chicago, Illinois. cl Clerk Chicago, Illinois. Chicago, Illinois. reman rrier Chicago, Illinois rrier Chicago, Illinois rrier Chicago, Illinois. Chicago, Illinois. rrier Chicago, Illinois. ırrier Chicago, Illinois rrier arrier Chicago, Illinois Chicago, Illinois arrier arrier Chicago, Illinois arrier Chicago, Illinois Chicago, Illinois arrier Chicago, Illinois arrier ırrier Chicago, Illinois Chicago, Illinois rrier Chicago, Illinois rrier Chicago, Illinois ırrier Chicago, Illinois. rrier ecial Clerk Anderson, Indiana Auburn, Indiana erk Carrier Crawfordsville, Indiana

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Name
Geo. J. A. Zimmer
Ella Lorah
Addison G. Beeler
Levi Hooker
Geo. B. Humphrey
Mark L. Dicken
Emma A. McCoy
Austin Black
Chas. M. Canaday
Chas. W. Goldey
Michael S. Hoover
Charles M. Russell
Wm. E. Simpson
Frank House
Frank M. Cimmerman
John A Longsham
John A. Longshore
Wm. S. Preston John C. Horner
John C. Horner
Chas. C. Bock
Anthony B. Klein
Jessie E. Ade
Samuel P. Ives
Reas D. Lancaster
Reas D. Lancaster Frank C. Lutton
Thomas Lydon
Henry Mindorfer
W C V
Wm. C. Kummer
Michael L. Cullinan
Wm. H. Powell Louis H. Woodman
Louis H. Woodman
Walter J. Welty
Miles L. Mitchell
George P. Shuler
David L. Carson
John F. Brown
Augustus E. Diamond
Thomas J. McKim
I nomas J. McKim
John E. McDermott
B. Sel Miller
Royal Moody, Jr.
Julia E. Watson
H. D. Cochran
Allie E. Yager
Alex Botsay, Jr
Albert J. B. Floote
Albert J. B. Floote Alex A. Lambert
T T

Position Carrier Clerk Clerk Clerk Special Clerk Clerk Special Clerk Carrier Clerk Clerk Assistant Postmaster Special Clerk Clerk Carrier Clerk Carrier Clerk Carrier Carrier Carrier Clerk Supt. Station Special Clerk Carrier Laborer Clerk Clerk Carrier Assistant Postmaster Carrier Clerk Assistant Postmaster Special Clerk Clerk Carrier Clerk Foreman Carrier Special Clerk Carrier Special Clerk Clerk Carrier Clerk Clerk Special Clerk Special Clerk Special Clerk Special Clerk

Location Elkhart, Indiana Elwood, Indiana Evansville, Indiana Evansville, Indiana Fort Wayne, Indiana Frankfort, Indiana Hammond, Indiana Indianapolis, Indiana Indianapolis, Indiana Lafayette, Indiana Nappanee, Indiana Peru, Indiana Princeton, Indiana Shelbyville, Indiana South Bend, Indiana Valparaiso, Indiana Winchester, Indiana Cedar Rapids, Iowa Council Bluffs, Iowa Council Bluffs, Iowa Davenport, Iowa Des Moines, Iowa Des Moines, Iowa Des Moines, Iowa Des Moines, Iowa Dubuque, Iowa Keokuk, Iowa Sioux City, Iowa Chanute, Kansas Manhattan, Kansas Neodesha, Kansas Salina, Kansas Salina, Kansas Topeka, Kansas Henderson, Ky. Lexington, Ky. Louisville, Ky. Louisville, Ky. Louisville, Ky. Louisville, Ky. Louisville, Ky. Mayfield, Ky. Owensboro, Ky New Orleans, La New Orleans, La New Orleans, La. New Orleans, La. New Orleans, La. Augusta, Maine.

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Jos. J. Love

Julia A. Mehn

Harry B. Robinson

EO 5874

Name	Position	Location
Daniel J. Spellman	Clerk	Bangor, Maine
Effie I. Akers	Clerk	Norway, Maine
Isaac N. Stanley	Carrier	Portland, Maine
Clarence M. Chesney	Carrier	Baltimore, Md.
George A. Deaver	Special Clerk	Baltimore, Md.
Lawrence J. Fennelly	Carrier	Baltimore, Md.
Adam J. Gunther	Carrier	Baltimore, Md.
Wm. B. Hamer	Clerk	Baltimore, Md.
Charles H. Holton	Asst. Supt. of Mails	Baltimore, Md.
George A. Kestler	Asst. Supt of Mails	Baltimore, Md.
Augusta Lautenberger	Carrier	Baltimore, Md.
Wm. M. Lease	Clerk	Baltimore, Md.
Daniel J. McGonigle	Carrier	Baltimore, Md.
Harry G. Taylor	Special Clerk	Baltimore, Md.
Jas. R. Wicks	Carrier	Baltimore, Md.
Samuel T. Woodall	Carrier	Baltimore, Md.
Wilmer L. Barnes	Asst. Pm.	Bel Air, Md.
Samuel A. Gleichman	Clerk	Cumberland, Md.
Theodore A. Kauffman	Asst. Pm.	Westminster, Md.
Joseph H. Blunt	Carrier	Andover, Mass.
Frank B. Eldredge	"	Attleboro, Mass.
Patrick H. Gegan	Special Clerk	Brockton, Mass.
Charles V. Howard	Foreman	" "
Ada M. Powers	Clerk	44
James W. Bates	Carrier	Danvers, Mass.
Walter A. Sillard	"	" "
Edward B. Sparrow	"	Gardner, Mass.
Burton E. Crownin	"	Haverhill, Mass.
Frank H. Wood	"	66
Herman G. Burkhardt	"	Holyoke, Mass.
James O'Connell	Clerk	" "
Timothy J. Dineen	Carrier	Lawrence, Mass.
Henry A. Lynch	"	"
John A. McManus	66	" "
Sylvester H. Sheehan	"	u u
Edwards Cheney	Asst. P. M.	Lowell, Mass.
Charles A. Clough	Clerk	
Frederick E. Bramhall	$\operatorname{SpcClerk}$	Lynn, Mass.
Bernard J. Curtin	Clerk	u u
Charles A. Gage	$\operatorname{SpcClerk}$	
John W. Richardson	Carrier	
Edgar G. Smith	"	" "
Herbert F. Brown	"	Marblehead, Mass
James T. Cairns	Clerk	New Bedford, Mass.
George T. Castle	Carrier	
Thomas Littlewood	"	" " "
Saul Palmer	SpcClerk	North Adams, Mass.
John P. Zilch	Supt. Station	North Attleboro, Mass.
Samuel Watts	Carrier	Peabody, Mass.

Name	Position	Location
Louise T. Cotting	Clerk	Provincetown, Mass
William H. Healey	"	" "
John T. Cuffe	**	Salem, Mass.
Benjamin A. Mansfield	u	" "
Raymond F. Chapin	Carrier	Springfield, Mass.
Charles V. Sloan	SpcClerk	" "
William P. MacCarthy	Carrier	Taunton, Mass.
Frank H. Vallely	"	Winchester, Mass.
Edward V. Hoyt	"	Worcester, Mass.
George H. Mallalieu	"	" "
Patrick Ahern	Laborer	Boston, Mass.
Patrick W. Barry	SpcClerk	" "
Joseph J. Bevins	" "	" "
Martin F. Burns	" "	<i>"</i>
Francis A. Clementson	Clerk	" "
Thomas F. Coughlan	Bookkeeper	" "
Richard F. Daly	Clerk	" . "
Hugh J. Donahoe	SpcClerk	" "
Andrew F. Dwyer	" "	" "
	Tahanan	" "
Michael Fahey	Laborer	" "
William Gavin	Clerk	
Walter I. Gerrold	Supt. Station	
Charles A. Grant	SpcClerk	" "
Herbert N. Hanson	Asst. Supt. Mails	" "
Thomas F. Hurley	Clerk	" "
Mark J. Keaney	SpcClerk	
Timothy J. Lynch # I		" "
James J. Malley	Laborer	
John P. Quigley	Clerk	•
Goerge A. Robertson	SpcClerk	« «
Ellen F. Sullivan	Clerk	" "
Timothy G. Tynes	Foreman	•• ••
Charles H. Wells	$\mathbf{SpcClerk}$	
Elbridge M. Worth	"	
Carl J. Youngren	<i>" "</i>	u u
Albert W. Brink	Carrier	66 66
James P. Carlan	"	
Pierce F. Cass	"	" "
Thomas P. Conboy	"	" "
James H. Curtin	"	
W. H. Denehy	"	" "
Thomas A. Farren	"	
Alfred H. Griffin		
Thomas W. Kerr	"	·· ··
Charles E. Kimball		
Charles F. McBride	"	" "
William H. McClare		" "
Donald J. McGilvray	"	u u
Joseph B. McManus		

Name	Position	Location
John W. Martin	Carrier	Boston, Mass.
Henry F. Mernin	"	" "
James H. Monahan	"	" "
Clement Moriarty	66	u u
John F. Mulhern	66	" "
John J. Murray	66	u u
Charles H. Norton	66	u u
Arthur J. O'Leary	"	" "
David C. Rockwood	26	u u
Charles H. Stevens	66	u u
Daniel T. Sullivan	66	u u
Morgan P. Sweeney	"	u u
William G. Wallace	Carrier	Albion, Mich.
John W. Hannahan	Special Clerk	Detroit, Mich.
Frederick G. Haynes	Carrier	Detroit, Mich.
Raymond M. Kurtz	Clerk	Detroit, Mich.
Grant H. Winter	Special Clerk	Detroit, Mich.
William W. Finch	Assistant Postmaster	Hancock, Mich.
Henry Kleinknecht	Carrier	Harbor Beach, Mich.
Elsie A. McKernan	Clerk	Houghton, Mich.
Frank Orcutt	Assistant Postmaster	Kalamazoo, Mich.
Arthur E. Brace	Carrier	Muskegon, Mich.
Ami Nelson	Carrier	Owosso, Mich.
Ahn Nelson Abraham L. Moore	Carrier	Pontiac, Mich.
	Clerk	Port Huron, Mich.
Harry L. French Frank J. Dahn	Carrier	
Louis Christensen	Carrier	Sturgis, Mich. Duluth, Minn.
Olaf A. Wickland	Carrier	Duluth, Minn.
Royal S. Bartlett		
	Clerk	Lake City, Minn.
Charles R. Wilkinson	Carrier	Minneapolis, Minn.
Edward L. Alwin	Clerk	New Ulm, Minn.
Carl A. K. Johnson	Clerk Carrier	Red Wing, Minn.
John H. Foley	Carrier Carrier	St. Paul, Minn.
Nels Hayden		St. Paul, Minn.
Thomas Phillips	Carrier	St. Paul, Minn.
John H. Bremermann	Clerk	Cape Girardeau, Mo.
Philip F. Backer	Carrier Laborer	Fulton, Mo.
George L. Williams W. S. Benrath	Carrier	Jefferson City, Mo.
Frank M. Blair	Carrier	Kansas City, Mo.
		Kansas City, Mo.
Joseph F. Cole	Carrier	Kansas City, Mo.
Charles R. Cree	Carrier	Kansas City, Mo.
John E. Dickinson	Carrier	Kansas City, Mo.
Miles S. Garland	Clerk	Kansas City, Mo.
Alex Love	Special Clerk	Kansas City, Mo.
Ed McAdow	Special Clerk	Kansas City, Mo.
Edward L. Morse	Carrier	Kansas City, Mo.
Patrick J. O'Reilly	Carrier	Kansas City, Mo.
Jonas L. Pearson	Laborer	Kansas City, Mo.

Herbert Hoover, 1929-1933

		_
Name	Position	Location
William G. Williams	Carrier	Kansas City, Mo.
C. W. Peecher	Clerk	Marshall, Mo.
Charles D. Bell	Supt. of Station	St. Joseph, Mo.
Wm. N. Coyner	Clerk	St. Louis, Mo.
Seymour H. Harman	Clerk	St. Louis, Mo.
Joseph H. Lamb	Carrier	St. Louis, Mo.
Benedict Loevy	Assistant Cashier	St. Louis, Mo.
John Messmer	Carrier	St. Louis, Mo.
John H. Schulze	Special Clerk	St. Louis, Mo.
William Walker	Clerk	St. Louis, Mo.
Charles A. Wilhardt	Clerk	St. Louis, Mo.
John W. Schooler	Assistant Postmaster	Trenton, Mo.
Horace E. Newton	Assistant Postmaster	Aurora, Nebraska.
Kurtz K. Stoner	Carrier	Beatrice, Nebraska
Charles H. Creighton	Carrier	Omaha, Nebraska.
Michael J. Grady	Carrier	Omaha, Nebraska.
Schuyler C. Quinn	Carrier	Omaha, Nebraska.
John W. Willey	Carrier	Omaha, Nebraska.
John A. Pilsbury	Carrier	Concord, New Hampshire
Herbert O. Burleigh	Assistant Postmaster	Franklin, New Hampshire
Herbert J. Peaslee	Carrier	Franklin, New Hampshire
Frank L. Blair	Special Clerk	Manchester, New Hampshire
Fred H. Wheeler	Clerk	Manchester, New Hampshire
William V. Ryan	Carrier	Manchester, New Hampshire
Charles I. Woodbury	Special Clerk	Nashua, New Hampshire
Hiram Walton	Assistant Postmaster	Asbury Park, New Jersey
Louis C. Joyce	Special Clerk	Atlantic City, New Jersey
Louis Gineback	Carrier	Bridgeton, New Jersey
Howard F. Adams	Carrier	Burlington, New Jersey
Charles L. Hammell	Clerk	Burlington, New Jersey
Thomas E. Simpson	Assistant Postmaster	Camden, New Jersey
Anna M. Terrell	Clerk	Chatham, New Jersey
John J. Coen	Clerk	East Orange, New Jersey
John A. Campbell	Clerk	Englewood, New Jersey
Alvin B. Westcott	Special Clerk	Englewood, New Jersey
Robert Alexander	Carrier	Jersey City, New Jersey
George P. Mc Anderson	Special Clerk	Jersey City, New Jersey
John Sheehan	Carrier	Jersey City, New Jersey
Theodore Wines, Jr.	Carrier	Jersey City, New Jersey
Mortimer C. Harris	Carrier	Milleville, New Jersey
John C. Hehn	Special Clerk	Newark, New Jersey
A. Hopper Speer	Carrier	Newark, New Jersey
George J. Trabold	Assistant Postmaster	Orange, New Jersey
Harry Craft	Laborer	Passaic, New Jersey
Avry R. Doremus	Carrier	Paterson, New Jersey
Raymond Neer	Special Clerk	Paterson, New Jersey
Vincent R. Dodd	Clerk	Phillipsburg, New Jersey
John R. McCormick	Carrier	Plainfield, New Jersey
Robert Campbell	Carrier	Ridgewood, New Jersey

Ridgewood, New Jersey

Carrier

Robert Campbell

EO 5874

Name	Position	Location
Samuel F. Lynch	Clerk	Ridgewood, New Jersey
William A. Walsh	Carrier Carrier	Ridgewood, New Jersey Rutherford, New Jersey
Harry C. Bigelman	Carrier	
William Weber	Carrier Carrier	Summit, New Jersey
Goerge W. Brower Samuel Weller	Carrier	Union City, New Jersey Washington, New Jersey
Charles F. Boltz	Carrier	Westfield, New Jersey
	Clerk	
Nelson S. Hays		Wildwood, New Jersey
Daniel E. Phillipps	Special Clerk	Albuquerque, N. M.
Michael McHugh	Laborer	Albany, N. Y.
John Armstrong, Jr.	Carrier	Auburn, N. Y.
Robert B. Wilkes	Carrier	Bath, N. Y.
Wm. W. Hinds	Asst. Supt. Mails	Binghamton, N. Y.
Wm. S. Baulsir	Clerk	Brooklyn, N. Y.
Joe E. Bennett	Supt Station	Brooklyn, N. Y.
Frances E. Bockelman	Carrier	Brooklyn, N. Y.
Louis Clasen	Carrier	Brooklyn, N. Y.
U. Sidney Evans	Special Clerk	Brooklyn, N. Y
John French, No. 1	Carrier	Brooklyn, N. Y.
James S. Hodnett	Carrier	Brooklyn, N. Y
John J. Morey	Foreman	Brooklyn, N. Y.
Patrick F. O'Brien	Carrier	Brooklyn, N. Y.
Herbert O. Reast	Clerk	Brooklyn, N. Y.
John G. Ruhlman	Clerk	Brooklyn, N. Y.
George D. Slater	Carrier	Brooklyn, N. Y.
Thomas F. Starkey	Special Clerk	Brooklyn, N. Y.
Willard L. Whitman	Carrier	Brooklyn, N. Y.
William H. Denny	Carrier	Buffalo, N. Y.
Max H. Kohllahn	Carrier	Buffalo, N. Y.
James A. Lanigan	Carrier	Buffalo, N. Y.
Frank J. McCarthy	carrier	Buffalo, N. Y.
James T. Mahoney	Carrier	Buffalo, N. Y.
Leo B. Mullenhoff	Carrier	Buffalo, N. Y.
Adelbert E. Park	Clerk	Canandaigua, N. Y.
Gaylon G. Griswold	Asst. P. M.	Canton, N. Y.
Henry V. Gould	Clerk	Carthage, N. Y.
W. J. O'Neill	Carrier	Corning, N. Y.
Sophia Nagle	Asst. P. M.	Dunkirk, N. Y.
Michael Brett	Carrier	Elmira, N. Y.
John Maloney	Carrier	Far Rockaway, N. Y.
Frank Humm	Carrier	Flushing, N. Y.
Francis L. Jennings	Clerk	Fulton, N. Y.
Arthur D. Steward	Carrier	Geneva, N. Y.
Wayne B. Temple	Asst. P. M.	Gowanda, N. Y.
Fred A. Crosley	Asst P. M.	Homer, N. Y.
Albert W. Dobbs	Asst. P. M.	Ithaca, N. Y.
Charles W. Mabee	Carrier	Ithaca, N. Y.
Mary VanKirk Smith	Clerk	Ithaca, N. Y.
Fred W. Foote	Clerk	Jamestown, N. Y.

Name Wm. H. Stamp **Emil Scherer** Elbert S. Hemingway Edward C. Howland Frederick A. Montross John Greiner Frank J. Mills Wm. B. Movnihan Martha E. Champion Henry A. Dugan George S. Houghton Frank E. Rice Charles H. Fulton Cornelius G. Hanningan Edward G. Bronson Simon J. Hadley Thomas J. Larkin James J. Leahy Chester A. Roarick Lewis L. Sears James J. Kellev Oliver Lee Arthur P. Jewett Asa W. Vincent Clifford W. Pullis William Thompson Fred A. Webb Fred C. Wilson Thos. F. Baxter Jas. M. Bishop Thomas W. Brady Albert Brocker Geo. W. Brimeyer Wm. H. S. Brown Thomas J. Burke John H. Connolly John J. Corley George A. Cronk John H. Culbert Francis J. Cunningham Hattie A. Dixon Frank P. Downing Patrick M. Drew Arthur W. Dunkell Thomas Duggan Michael F. Farrell Walter L. Follett George H. Gerrety Wm. T. Gutgsell

Position Clerk Carrier Special Clerk Carrier Carrier Clerk Laborer Special clerk Clerk Carrier Clerk Carrier Asst. P. M. Clerk Clerk Carrier Carrier Carrier Carrier Spc. Clerk Carrier Carrier Clerk Carrier Special Clerk Carrier Carrier Carrier Special Clerk Special Clerk Special Clerk Clerk Special Clerk Special Clerk Asst. Supt. Station Special Clerk Special Clerk Special Clerk Clerk Special Clerk Special Clerk Special Clerk Special Clerk Clerk Laborer Laborer Special Clerk Special Clerk Asst. Supt. Mails

Location Le Roy, N. Y. Mamaroneck, N. Y. Mount Vernon, N. Y. Mount Vernon, N. Y. Peekskill, N. Y. Plattsburg, N. Y. Rochester, N. Y. Rochester, N. Y. Schenectady, N. Y. Schenectady, N. Y. Schenectady, N. Y. Schenectady, N. Y. Southampton, N. Y. Staten Island, N. Y. Svracuse, N. Y. Syracuse, N. Y. Tarrytown, N. Y. Troy, N. Y. Utica, N. Y. Wellsville, N. Y. White Plains, N. Y. Yonkers, N. Y. Yonkers, N. Y. Yonkers, N. Y. New York, New York New York, New York

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Name	Position	Location
Richard J. Gillespie	Foreman	New York, New York
Andrew Hitzel	Special Clerk	New York, New York
Philip A. Holland	Special Clerk	New York, New York
James Johnston	Special Clerk	New York, New York
John R. Jones	Laborer	New York, New York
Geo. H. Kemp	Special Clerk	New York, New York
Henry Lippmann	Asst. Supt. Delivery	New York, New York
Peter E. McCarton	Laborer	New York, New York
John T. McCormick	Special Clerk	New York, New York
Jos. McDonald	Special Clerk	New York, New York
James McIntosh	Special Clerk	New York, New York
John McKee	Special Clerk	New York, New York
John S. McShane	Asst. Cashier	New York, New York
Patrick J. McTiernan	Special Clerk	New York, New York
Wm. S. Magee	Asst. Supt. Mails	New York, New York
Charles Mallen	Clerk	New York, New York
John J. Masterson, No. 2	Special Clerk	New York, New York
Timothy Mihigan	Special Clerk	New York, New York
Jas. F. Mohen	Clerk	New York, New York
Albert Neusch	Bookeeper	New York, New York
John T. Newbold	Laborer	New York, New York
John Nolan	Special Clerk	New York, New York
Richard F. O'Brien	Special Clerk	New York, New York
Michael S. O'Connor	Special Clerk	New York, New York
John D. C. Riecke	Clerk	New York, New York
William F. Ross	Laborer	New York, New York
Wm. J. Ross	Asst. Supt. Mails	New York, New York
Theo. J. Scheffler	Clerk	New York, New York
Maurice Simon	Special Clerk	New York, New York
Abraham Slutzky, No. 1	Special Clerk	New York, New York
Antonio Spina	Laborer	New York, New York
Jerry Thomas	Laborer	New York, New York
Michael Toohey	Laborer	New York, New York
Tony Volpe	Laborer	New York, New York
Frank E. Weber	Foreman	New York, New York
John C. Clancy	Carrier	New York, New York
John J. Collier	Carrier	New York, New York
William Fichter	Carrier	New York, New York
John Hahn	Carrier	New York, New York
James Keegan	Carrier	New York, New York
Patrick J. McCarthy	Carrier	New York, New York
Michael McMahon	Carrier	New York, New York
Patrick Murphy, #2	Carrier	New York, New York
Sheldon S. Relyea	Carrier	New York, New York
James J. Seery	Carrier	New York, New York
Russell Wiley	Carrier	New York, New York
Marcus L. Hawkins	Carrier	Charlotte, North Carolina
William C. Couch	Carrier	Durham, N. C.
Lemuel J. D. Whitehurst	Carrier	Elizabeth City, N. C.
Lomuci G. D. Williamursu	Culling	

Name Position William G. Thornton Clerk Charles Gueth Carrier Shelly Swain Numa F. Murdock Carrier John H. Clark Carrier Robert Barnett Sup't Mails George O. Stough Carrier Alfred A. Babcock Carrier Charles A. Bennett Clerk Isaac B. Baxter Carrier John E. Beck Cashier W. G. Hohler Carrier Harry J. Lorenz Carrier William E. S. Redman Elisha M. Hagans Charles Hauck Charles W. Leever Clerk Warren W. Lindsav Carrier Thomas J. McDonough Marie H. Burgess John C. Campbell Oscar J. Egert Carrier Edmund Funk Carrier Robert G. Holt Carrier Edward L. Matthias Carrier Frank H. Nelson Carrier Eugene E. Pratt Carrier Frank J. Holmes Clerk James N. Kennon Clerk William Twigg, Jr. Elias S. Marsh Clerk Edgar W. Waymire Carrier Kate A. Ayers Clerk Goerge H. Meek Clerk George C. Lance Carrier W. A. Cousins Carrier Andrew H. Clarke Carrier Jacob S. Au Carrier Albert Wrede Theodore Von Bargen Carrier August F. Borchardt Laborer Charles H. Hetrick Richard G. Shawen Carrier Albert B. Wagner Clerk Frank P. Weiss Carrier James W. McQueen Clerk Harry L. Clark Carrier George E. Hamilton Clerk Fred Hickox Carrier

Location Special Clerk Raleigh, N. C. Wilson, N. C. Canton, Ohio Canton, Ohio Canton, Ohio Canton, Ohio Canton, Ohio Canton, Ohio Special Clerk Canton, Ohio Special Clerk Ass't. Cashier Special Clerk Special Clerk Sup't. Station A. Special Clerk Crestline, Ohio Dayton, Ohio Defiance, Ohio Fostoria, Ohio Fremont, Ohio Gallipolis, Ohio Lancaster, Ohio Village Carrier Piqua, Ohio Toledo, Ohio Special Clerk Toledo, Ohio Toledo, Ohio Toledo, Ohio Toledo, Ohio Xenia, Ohio Xenia, Ohio

Fayetteville, N. C. High Point, N. C. Salisbury, N. C. Barberton, Ohio Bellefontaine, Ohio Cincinnati. Ohio Cincinnati, Ohio Cincinnati, Ohio Cincinnati, Ohio Cincinnati, Ohio Cleveland, Ohio Columbus, Ohio Columbus, Ohio Columbus, Ohio Mansfield, Ohio North Baltimore, Ohio

Wellsville, Ohio Youngstown, Ohio

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3 7	D., W	Taration
Name Elbert S. Ferrell	Position Clerk	Location Zanesville, Ohio
Richard J. Wendt	Carrier	Chickasha, Okla.
Thomas G. Jackson	Clerk	El Reno, Okla.
Virgie Byrd	Clerk	Portland, Oregon
Robert J. Cooper	Carrier	Portland, Oregon
Leendert Duivensteyn	Carrier	Portland, Oregon
Laura H. McDonald	Clerk	Portland, Oregon
Stanley S. Stevens	Carrier	Portland, Oregon
Ernest C. Thurston	Carrier	Portland, Oregon
Wm. E. Barr	Carrier	Altoona, Pa.
Seward L. Schaffer	Carrier	Bethlehem, Pa.
Andrew H. Twichell	Carrier	Carnegie, Pa.
Charles Sonnik	Carrier	Chambersburg, Pa.
George Crook	Carrier	Chester, Pa.
Walter S. Kitchen	Supt. of Mails	Easton, Pa.
Wm. O. Sassman	Carrier	Easton, Pa.
Stephen B. Smith	Carrier	Easton, Pa.
Henry Wagner	Clerk	East Pittsburgh, Pa.
Wm. J. Cliber	Clerk	Hollidaysburg, Pa.
Patrick J. Weir	Carrier	Honesdale, Pa.
Leon M. Hay	Clerk	Jenkintown, Pa.
Isaac S. Lyster	Clerk	Lansdowne, Pa.
Lewis K. Watkins	Clerk	Lansdowne, Pa.
George W. Hall	Asst. Pm.	Lock Haven, Pa.
John A. Williams	Carrier	Phoenixville, Pa.
Francis A. Fox	Carrier	Pittsburgh, Pa.
Wm. F. McClelland	Spec. Clerk	Pittsburgh, Pa.
Sylvester J. Mahoney	Laborer	Pittsburgh, Pa.
Ulysses S. Steele	Carrier	Pittsburgh, Pa.
Wm. H. Werner	Carrier	Pittsburgh, Pa.
George Wieland	Carrier	Pittsburgh, Pa.
James Bone,	Carrier	Pittston, Pa.
Wm. M. Bauman	Carrier	Reading, Pa.
Jas. B. Potteiger	Clerk	Reading, Pa.
Absalom S. Yoder	Spec. Clerk	Reading, Pa.
Wm. S. Loucks	Carrier	Scottdale, Pa.
Griffith M. Griffiths	Carrier	Scranton, Pa.
Peter F. Shoener	Clerk	Scranton, Pa.
Wat Tyler	Clerk	Shamokin, Pa.
Wilmer T. Hannum	Supt. of Mails	West Chester, Pa.
Sumner B. Dennis	Carrier	Wilkes Barre, Pa.
Daniel J. Danneker	Clerk	Williamsport, Pa.
Ulyssess G. Elder	Carrier	Williamsport, Pa.
Mildton D. Fry	Supt. of Sta.	Williamsport, Pa.
George J. Garver	Carrier	York, Pa.
Benj. F. Grim	Clerk	York, Pa.
J. Edwin Seitz	\mathbf{Clerk}	York, Pa.
Martin Berkery	Clerk	Philadelphia, Pa.
Samuel J. Bowker	Special Clerk	и и

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Name	Position	Location
Frank L. Boyd	Special Clerk	Philadelphia, Pa.
Wm. F. Burrows	Clerk	
Jas. Carr, Jr.	Clerk	"
Alexander Cummings	Laborer	u u
Wm. J. Currey	Special Clerk	"
James L. Gihon	Special Clerk	
Patrick H. Gormley	Special Clerk	" "
Charles F. Hatzfeld	Special Clerk	" "
George E. Hooper	Clerk	u u
John D. Jones	Clerk	" "
Peter Kane	Carrier	" "
James J. Kennedy	Carrier	" "
Henry Kersting	Carrier	u u
Michael J. Leahy	Special Clerk	u u
Robert McConomy	Carrier	и и
Jas. F. McGettigan	Clerk	u u
Thomas E. McMenamin	Carrier	" "
James A. Maguire	Special Clerk	" "
John P. Moore	Special Clerk	" "
Lewis H. Moore	Carrier	" "
Edward S. O'Hara	Special Clerk	
Philip S. Pierce	Special Clerk	" "
Chas. W. Simpson	Clerk	" "
Jos. L. Rowley	Special Clerk	u u
John A. Shetter	Assistant Superintendent	" "
	Mails	
John Smith	Clerk	" "
Edwin G. Wilgus	Clerk	" "
Samuel G. Wrath	Carrier	" "
Frank L. Hibbard	Clerk	Pawtucket, R. I.
Isaac L. Blackmar, Jr.	Clerk	Providence, R. I.
Jos. H. Bradshaw,	Clerk	Providence, R. I.
John T. Carty	Carrier	Providence, R. I.
Nicholas W. Rees	Clerk	Providence, R. I.
Matthew W. Peurifoy	Special Clerk	Columbia, S. C.
Robert B. Lane	Carrier	Chattanooga, Tenn.
William Shelton	Special Clerk	Chattanooga, Tenn.
George M. Dodson	Special Clerk	Knoxville, Tenn.
Wm. I. Wade	Special Clerk	Knoxville, Tenn.
William S. Eckerly	Clerk	Memphis, Tenn.
James A. Coleman	Carrier	Nashville, Tenn.
Wm. F. Cotton	Carrier	Nashville, Tenn.
Wm. A. Phillips	Clerk	Nashville, Tenn.
Wm. F. Kuhn	Special Clerk	Austin, Texas.
Herbert H. Winn	Clerk	Dallas, Texas.
Wm. M. Winn, Jr.	Supt Station	Dallas, Texas.
Ambrose B. Ross	Carrier	Ennis, Texas.
Fred M. Soland	Clerk	Houston, Texas.
Julian P. Angell	Carrier	Palestine, Texas.

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Name	Position	Location
Thomas T. Tanner	Clerk	Terrell, Texas.
Moses P. Clinton	Clerk	Waco, Texas.
Wm. H. Bachman	Clerk	Wichita Falls, Texas.
James Wood	Clerk	Logan, Utah
Wm. T. Brickey	carrier	Provo, Utah
Emil H. Lund	carrier	Salt Lake City, Utah
James G. Smith	carrier	Salt Lake City, Utah
Herbert C. Armstrong,	Clerk	Bennington, Vt
Timothy E. Crowley	Carrier	Rutland, Vt
Charles F. Graves	Carrier	Saint Albans, Vt
Jas. W. McLain	Carrier	Alexanderia, Va
L. L. Spofford	Clerk	Alexandria, Va
George A. Miller	Clerk	Bedford, Va.
Wm. S. Keesling	Spcl clerk	Bristol, Va
Pleasant H. Doswell	Carrier	Danville, Va
Wm. D. Ivy	Carrier	Danville, Va.
John J. Parker,	Clerk	Franklin, Va.
George Elliott,	Carrier	Norfolk, Va
Wm. H. L. Garlette	Spcl Clerk	Norfolk, Va
John Tyler	Carrier	Norfolk, Va
John M. Gordon,	Clerk	Richmond, Va
Julian F. Green	Carrier	Richmond, Va
Walter H. Shapland	Carrier	Richmond, Va
Charles J. Richardson,	Carrier	Roanoke, Va
Will W. Gaylord,	Clerk	Centralia, Washington.
John W. Godfrey,	Clerk	Everett, Washington
James M. Casey	Carrier	Seattle, Washington
Anthony C. Graff	Spcl Clerk	Seattle, Washington
James T. Rubican	Spcl Clerk	Seattle, Washington
Arthur C. Ward,	Carrier	Seattle, Washington
Peter F. McDonnell	Carrier	Spokane, Washington
Katherine Horn,	Clerk	Charleston W. Va.
Stella Ewart,	Clerk	Hinton, W. Va.
Wm. A. Stewart	Carrier	Moundsville, W. Va
Edward Schul,	Carrier	Wheeling, W. Va
Edward P. Kevin	Carrier	La Crosse, Wisconsin
August J. Schmidt,	Carrier	La Crosse, Wisconsin
Florus Stellingware,	Carrier	La Crosse, Wisconsin
George J. Kohlman	Carrier	Racine, Wisconsin
James T. Mills,	Clerk	Racine, Wisconsin.
Wm. T. Logie	Carrier	Superior, Wisconsin.
Frank O. Tidmarsh	Carrier	Whitewater, Wisconsin
Jens Nelson	Special Clerk	Saint Petersburg, Fla.
William T. Allen	Special Clerk	Augusta, Georgia
George F. Lingham	Clerk	Boston, Massachusetts
George W. Williams	Clerk	Saint Louis, Missouri
Samuel Robertson	Carrier	South Orange, New Jersey
Levi B. Armstead	Special Clerk	Philadelphia, Penna.
Michael J. Dougherty	Foreman	Philadelphia, Penna.
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Herbert Hoover, 1929–1933

Name	Position	Location
Michael Maloney	Foreman	Scranton, Penna
Samuel F. Neslen	Carrier	Salt Lake City, Utah
Robert Lincoln Chase	Carrier	Chippewa Falls, Wis.

OFFICERS AND EMPLOYEES OF THE RURAL MAIL SERVICE.

Name	Position	Location
George A. Glover	Rural Carrier	Adamsville, Alabama.
Charles G. Shores	" "	Warrior, "
Thomas P. Bailey	u u	Wedowee, "
Andrew A. Wilson	" "	Opelika, "
Van Livingston	" "	Vernon, "
Olivar C. Dark	" "	Alexander City, "
William H. Kilgore, Jr.	" "	Equality, "
Samuel A. Reynolds	" "	Minter, "
Walter L. Mosley	u u	Orrville, "
Dixon B. Jones	u u	Hope Hull, "
Thomas A. Carpenter	u u	Eastaboga, "
William S. Owen	" "	Summerdale, "
Arthur P. Bean	u u	Huntsville, "
Steven A. Milstead	u u	Sheffield, "
Levi S. Welch	" "	Spring Valley, Arkansas.
John C. Naylor	" "	Lonoke, "
J. Ernest Watkins	"	Belleville, "
James B. Taylor	" "	Holly Grove, "
Alfred H. Rutledge	" "	Dardanelle, "
Walter Jones	Rural Carrier	Waldron, Arkansas.
Theodore Simonsen	" "	Saint Helena, California.
Edward B. Haynes	u u	Fillmore, "
George K. Taylor	" "	Livermore, "
Charles F. Lee	u u	Dixon, "
Leander W. Taylor	u u	Selma, "
Thomas F. Myers	u u	Brentwood, "
William D. Murray	u u	San Luis Obispo, "
Pearl I. Bird	u u	Orange, "
Fred M. Lutschg	" "	Fullerton, "
Clarence F. Bronner	" "	Morgan Hill, "
Mark R. McNay	" "	Turlock, "
Albert Kern	" "	Stockton, "
Leo W. Netherland	" "	Winters, "
James A. Smith	" "	Bakersfield, "
Philip S. Jewell	u u	Downey, "
Lewis E. Dolph	" "	Cedaredge, Colorado.
W. C. Blanchard	" "	Wellington, "
William M. Cummings	" "	Willimantic, Connecticut.
Wilbur M. Abbott	" "	Milford, "
James T. Cooksey	" "	Lamont, Florida.
Daniel W. Holder	" "	Newberry, "
Jesse H. Bratley	"	Miami, "

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Name	Position	Location
John B. Hall	Rural Carrier	Barney, Georgia
Archibald M. Sandifer	"	Locust Grove, Georgia
Wiley L. Garrison	"	Haralson, Georgia
David G. Miller		Doraville, Georgia
Henry M. Chisolm	"	Byron, Georgia
John S. Walker	"	Milan, Georgia
W. S. Robinson	"	Ideal, Georgia
Benjamin A. Mann	"	Blakely, Georgia
Young T. Sheffield	"	Pinehurst, Georgia
Herbert L. Abernathy	"	Goggins, Georgia
George W. Davenport	"	Clem, Georgia
Walter R. Williams	"	Danville, Georgia
George E. Wilson	"	Locust Grove, Georgia
J. Madison Mize	" "	Commerce, Georgia
Andrew W. McGlaun	u "u	Cusseta, Georgia
Isaac M. Pierce	i	Zeigler, Georgia
James E. Barron	" "	White, Georgia
Fred H. Cox	" "	Farmington, Georgia
Tilman M. Wilder	" "	Acree, Georgia
James J. Jordan		Lilburn, Georgia
William H. Morris	" "	Lyons, Georgia
Emanuel L. Overstreet		Wadley, Georgia
William B. Rowell	"	Bowden, Georgia
Albert S. Smith	"	White Plains, Georgia
Albert White		Payette, Idaho
William A. Hunt	"	Rupert, Idaho
Wilbur H. McNeal	u u	Paloma, Illinois
Lewis D. Conover	u u	Monica, Illinois
Hugh F. Marshall	u	Sparta, Illinois
John F. Gainer	"	Palatine, Illinois
Jesse D. Ogden	ee 66	Paris, Illinois
Joseph W. Satterfield	"	Plymouth, Illinois
Isam R. Yates		Belle Rive, Illinois
Charles W. Warnock	" "	Mason City, Illinois
William H. Underhill	"	Seneca, Illinois
Clarence E. Lamport	" "	Momence, Illinois
William A. Baker	" "	Good Hope, Illinois
William E. Bates	"	Camp Point, Illinois
Samuel A. Cox	" "	Greenville, Illinois
William J. Emigh	"	Batavia, Illinois
Wm. J/ Jestes	" "	Sorento, Illinois
Ulysses G. Stewart	"	Carthage, Illinois
George H. Furrow	"	Washburn, Illinois
August C. Goeddeke	<i></i>	Itasca, Illinois
Wm. C. Seiple	"	Princeton, Illinois
Alonzo J. Taylor	u u	Monticello, Illinois
Isaac D. Koger	u ü	Harvel, Illinois
James M. Clark	"	Genoa, Illinois
Loyal P. Taylor	" "	Rardin, Illinois
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Name	Position	Location
Ralph E. Sterrett	Rural Carrier	Little York, Illinois
James Lee	"	Trenton, Illinois.
Charlie E. Roberts	"	Geneseo, Illinois
John T. Shaw	" "	Roodhouse, Illinois.
Edmund B. Noble	"	McLean, "
Abel Olive,	" "	Worden, "
Henry Tevault	"	Stendal. Indiana.
Josias F. M. Fay	"	Boonville, Indiana.
Joseph E. Floyd	"	Switz City. "
C. E. Johnsonbaugh	"	Anderson, "
Frank B. Randolph	"	Rockville. "
Ralph Lewis	"	Seymour, "
James S. Latta	"	Mooresville, "
Samuel E. Bond	"	Liberty, "
John W. Chaplin	"	Anderson, "
Alton S. Mygrant	"	Kokomo, "
Albion D. Swank	"	Walkerton, "
Joseph A. O'Niel	"	Booneville, "
Frank M. Newlee	" "	Muncie, Indiana.
Chris. C. Maynard		Marion, "
Elmer E. Gore,	u u	Wakarusa, "
Daniel G. Koenig		•
Frank Grafton	" "	Bremen, " Francesville, "
Ephraim E. Hartzler		
John J. Evans		Topeka,
Geo. W. Dillinger		Lebanon, "
Harry C. Moran	" "	Winamac, "Cloverdale, "
Geo. W. Resur,		Portland, "
Thomas J. Dean		Sheridan, "
Wm. A. Hammers		Parker. "
Geo. F. Botts,	<i></i>	Sullivan, "
Alfred B. Wooden	" "	Sumvan,
James H. Everson	" "	Wolcott, "
Oliver P. M. Morris	" "	New Palestine, "
Edmund R. Abel	" "	Shelbyville, "
Basil L. Durbin	"	Warsaw, "
Edward E. Vaughn	"	Fowler, "
Ora Nelson	"	Lebanon, "
James D. Davis	"	Tipton, "
Wm. S. Tyndall	"	Spencerville, "
Chas. J. Hutchison	"	Nashville, "
Williford G. Cantor	" "	Flora, "
Miletus N. Gaskell	<i></i>	Huron, "
James G. Irwin	u u	Liberty, "
Wm. H. Brune	" "	Batesville, "
Cary O. Snyder	" "	Rockfield, "
Wllis E. Redmond	u u	Fulton, "
Lawrence Hornbrook	u u	Petersburg. "
Wm. S. Henderson	<i>"</i>	Shenandoah, Iowa.
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Name	Position	Location
Fred Beardsley	Rural Carrier	Bayard, Iowa
Warren J. Porter	" "	Coon Rapids, "
Stephen E. Lindsey	"	Independence, "
Fred S. Thomas	"	Floyd, "
Chas. P. Holmes	"	Alta, "
Chas. L. Mase,	"	Cherokee, "
Henry P. Gray	"	Mechanicsville, "
Rufus C. Wheeler	"	Edgewood, "
Orrin B. Walker	"	Logan, Iowa.
Irving A. Irish	"	Kilduff, Iowa.
John A. West	"	Battle Creek, Iowa.
Orren L. Allen	"	Mason City, Iowa.
William Jackson	"	Earlham, Iowa.
Mathew W. Browne	"	Saint Charles, Iowa.
Jeremiah L. Hurley	"	Lenox, Iowa.
Ole K. Helvig	"	Story City, Iowa.
James D. Breen	" "	Titonka, Iowa.
Edward G. Barnett	" "	West Grove, Iowa.
William H. Johnson	"	Salem, Iowa.
David Anderson	" "	Ottosen, Iowa.
Wm. H. Loraditch	" "	Hinton, Iowa.
Ulysses G. Burrows		Cedar Rapids, Iowa.
Wm. T. Hamilton		Coon Rapids, Iowa.
Wildie G. Romer	" "	Clinton, Iowa.
Myron E. Whitney	" "	Waterloo, Iowa.
Fred Rector	" "	Bartlett, Iowa.
Wm. G. Rubey	" "	Shenandoah, Iowa.
John L. Schnurstein	"	Tripoli, Iowa.
Chester C. Bonsall	" "	Dunlap, Iowa.
Albert A. Deo	" "	Stratford, Iowa.
Edgar L. Hodge	" "	Terril, Iowa.
Alfred V. Collins	"	Viola, Iowa.
Frank W. Swartley		Fayette, Iowa.
George C. Eychner	"	Jewell, Kansas.
George R. White	"	Barnard, Kansas.
Joseph W. Monte	"	Clay Center, Kansas.
Ulysses G. Mustoe		Murdock, Kansas.
Jason E. Cook		Rice, Kansas.
Charles H. Gail	"	Chetopa, Kansas.
John W. Brown	"	Elk City, Kansas.
John J. McKee		Frankfort, Kansas.
Wm. S. Utz	<i></i>	Sedgwick, Kansas.
Sloan B. Bell	"	Pratt, Kansas.
Geo. H. Roberts	"	Olpe, Kansas.
Charles E. Clark	"	Penokee, Kansas.
James E. Baldwin	u u	Zenda, Kansas.
Wm. W. Punches	" "	Scranton, Kansas.
James R. Allen	<i>u u</i>	Preston, Kansas.
	<i>"</i>	Emporia, Kansas.
Henry E. Smith		Emporta, italicas.

Name	Position	Location
James P. Scott	Rural Carrier	Alta Vista, Kansas.
Wm. L. Kellogg	u u	Oberlin, Kansas.
Wm. T. Davis	u u	Delevan, Kansas.
Frank D. English	" "	Hoxie, Kansas.
Robert F. Foster	" "	Neodesha, Kansas.
Albert L. Secrist	" "	Kansas City, Kansas.
Allen Brink	" "	Melvern, Kansas.
Elmer E. Learned	u u	Plevna, Kansas.
Elmer E. Bonnett	" "	Kensington, Kansas.
Richard A. Tribble	" "	Circleville, Kansas.
John Jacoby	" "	Reading, Kansas.
Ulysses G. Sloan	"	Jewell, Kansas.
Melvin S. Whitehead	" "	Stark, Kansas.
Judson R. Austin	<i>u u</i>	Independence, Kansas.
Frank Sullivan	u u	Abilene, Kansas.
James A. Clay	<i>u u</i>	Douglass, Kansas.
Walter L. Bunning	u u	White City, "
Thomas H. Underwood	u u	Agra, "
Alfred E. Gladhill	u u	Gaylord, "
	" "	Redfield, "
Geo. H. Bolinger John W. Smith	" "	
John W. Wood	" "	
		Corinth, Kentucky
John A. Pulliam	" "	Khod Lick,
Albert Feebach	" "	Carnsie,
Forest Leachman	" "	Camoun,
Thomas C. Whaley	" "	Paris,
Sam M. Mosely		Owensboro,
Logan M. Walker	" "	Springheid,
Willie F. McMurry	" "	Sturgis,
George S. Daniel	" "	Mentor,
Harvey J. Moore		Sheridan,
Louis N. Wilcoxson	u u	Bagdad, "
George E. Meserve	<i>u u</i>	Hollis Center, Maine.
Frank L. Hopkins	<i>u u</i>	Frankfort, "
Bert L. Dwelley	<i>u u</i>	Freeport, "
George E. Worth	<i>u u</i>	Freedom, "
W. J. Ramsdell	" "	Harrington, "
Charles E. Valentine	u u	Bethel, "
Jacob A. Durgin	" "	Turner, "
O. W. Severance	"	Oldtown, "
Frank S. Hogan	u u	Thorndike "
David B. Kendall	" "	Chestertown, Maryland.
Charles S. Hawkins	u u	Bel Air, "
Wm. B. White	"	Sellman, "
Wm. T. Griffith	u u	Cockeysville, "
Franklin N. Miller	u u	Lewistown, "
Thomas H. Cecil	u u	Barclay, "
Walter E. Patten	" "	Rising Sun, "
Frank L. Leonard	u u	E. Taunton Massachusetts.

Name	Position	Location
Delos K. Sheldon	Rural Carri	
Edwin B. Crimmins	" "	Medway, "
Adiel H. Hathaway	u u	Fairhaven, "
Samuel W. Guilford	u u	Middleboro, "
Lewis F. Perry		Wrentham, "
Charles H. Kenneth	u u	West Newbury, "
George B. Williams	u u	Allegan, Michigan.
Wm. G. Bartholomew	u u	Carson City, "
Corydon L. Thurber	u u	Dexter, "
Edwin T. Mercer	u u	Flushing, "
James R. Bryan	u u	Dimondale, "
Ellsworth M. Beckwith	u u	Fenton, "
Louis A. Rowley	u u	Belding, "
Fred P. Dean	u u	Howell, "
Myron H. Gill,	u u	Schoolcraft, "
Aura C. Estes,	u u	Colon, "
Thomas H. Ingersoll,	"	Adrian, "
Philip R. Capen,	u u	Millbrook, "
William McCaughna,	"	St. Charles, "
Ellwyn M. Arthur,	"	Ludington, "
Burt D. Maxwell,		Vassar, "
Harmon R. Dickinson,		Carson City "
James S. McNeal,	" "	Boyne City, "
Earl B. Fox,	" "	Charlotte, "
Perry L. Burgess,	<i>"</i>	Springport, "
William J. Daniels,		Homer, "
Elisha E. Bechtal,	" "	Ida, "
Archie McMillan,	" "	Prescott, "
William Wolley,	" "	Lennon, "
Henry A. Parmelee,	" "	Maple Rapids, "
William E. Cole,		Dorr, "
John C. Beney,	u u	St. Louis, "
John C. Hugus,	" "	St. Johns, "
Clarence F. Budd,	u u	Milford, "
Charles F. Yoas,	u u	Newport, "
Charles G. Green,		Carsonville, "
Charles E. Thorpe,		Jackson, "
Anson A. Paris,	u u	Holland, "
Clarence O. McDonald,	"	Quincy, "
William H. Perkins,	u u	Henderson, "
Orville G. Morris,	" "	Pontiac, "
Nels Nelson,	u u	Houston, Minnesota,
Andreas Ness,	u u	Rushford, "
J. O. Litsheim,	u u	Kenyon, "
A. J. Jacobson,	u u	Clearbrook, "
John Devine,		Howard Lake, "
P. H. Christianson,	u u	Grove City, "
Alva T. Hert,		Blakeley, "
S. M. Donaldson,	<i>u u</i>	Osakis, "
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Name Hans O. Huseby,	<i>Positi</i> Rural C		Location Maynard, Minnesota,
Lige J. Biehn,	"	"	Cleveland, "
John Hanley,	"	"	Faribault, "
Michael A. Walrod,	"	"	<i>"</i>
Demond J. Whipple,	"	"	Elgin, "
George A. Rundlett,	"	"	Detroit Lakes, "
Olaf O. Elstad,	"	"	Dennison, "
Hugh G. Pritchard,	"	"	Lake Crystal, "
Nels C. Nelson,	"	"	Hutchinson, "
Alex A. Farnham,	"	"	Rockford, "
George R. Garfoot,	"	"	Mora, "
Charles T. Lanman,	"	**	McIntosh, "
Rasmus J. Martensen,	"	"	Tyler, "
Fred A. Redetzke,	"	"	Echo, "
John S. O'Connell,	"	"	Montgomery "
Christian M. Holm,	"	"	Clarkfield, "
Ole Ulseth,	"	46	Crookston, "
Christian J. Robeck,	"	"	St. Peter, "
John P. Polifka,	"	"	Tenney, "
Fred W. Lindert,	"	"	Norwood, "
Omund S. Huset,	"	44	Bemidji, "
John A. Sigfrid,	"	"	Parkers Prairie, "
	"	"	Belleplaine, "
John McDevitt, Carl A. Bergman,	"	"	Pennock, "
Elmer A. Drake,	"	"	Luverne, "
	"	"	<u> </u>
Frank M. Getting,	"	"	Aitkin, Minnesota.
Fred N. Baker,	"	"	Hazlehurst, Mississippi
Jefferson D. Pennington,	"	u	Gattman, "
Rigdeon E. Pickle,	"	"	Greenwood Springs " Oxford "
Edward H. Barry,	"	"	Dixon "
John N. Stribling,	"	"	
William T. Stennett,	"	"	poonevine,
James I. Ray,	"	"	Myrtle "
George R. Walker	"	"	Canton
Walter R. Sims	"	"	Morton
William Davis	"	"	w aynesdoro
William R. Tyner	"	"	Lake Como " Columbus "
Harris H. Nash	"	"	Smithville "
Austin L. Young	"	"	
Claiborne M. Dixon	"	"	Schlater " Fortuna, Missouri.
Eugene W. Rimel Charles S. Melvin	"	"	Fortuna, Missouri. Coatsville "
James R. Bowers	"	"	Jasper "
	"	"	Curryville "
Edward R. Maupin	"	"	Hallsville "
Charles B. Rutter, Sr.,	"	"	Webb City "
Francis L. Campbell	"	"	
Oscar Adams		••	Bigelow "
John C. Young	Rural Ca	arrier	Saint Clair Missouri.
Cass V. Williams	••	••	Miller "

Name	Position	Location
William J. Wildhaber	Rural Carrier	Beaufort Missouri
George W. Kims	" "	Willard "
M. B. Babb	"	Cassville "
George A. Knight	" "	Butler "
Luther M. Allen	" "	Memphis "
John A. Johnson	"	Columbia "
Roscoe M. Hornidy	" "	Mount Vernon "
Joseph L. Patterson	" "	Potosi
Ben M. Swank	" "	Charleston "
Elbridge B. Cuffel	" "	La Plata "
James M. Allison	"	Gower "
Edd Hutchings	" "	Blue Springs "
Samuel Pfeiffer	" "	Green City "
William S. Taylor	" "	Nelson "
John W. Barnes	u u	Mooresville "
Charles E. Reynolds	"	Polson Montana
Jesse G. Johnson	u u	Winifred "
Harry G. Stetson	" "	Missoula "
Willie M. Pond	" "	Crete Nebraska
William D. Beyrer	" "	Bertrand "
Charles S. Lovejoy	u u	Bloomfield "
Alfred S. Faris	" "	Arapahoe "
Charles L. Thompson	" "	Albion "
Ruth A. Kenyon		Monroe "
Axel Veegert	" "	Loomis "
James Worden	" "	Petersburg "
William W. Hatton	" "	Edgar, Nebraska.
Silas E. Walrod	" "	Bradshaw, "
Charles F. Ehrett	u u	Gladstone, "
Benjamin F. B. Crandell	u u	Wellfleet, "
Devoe Konright	u u	Seward, "
Frank B. Mickle	u u	Crete. "
Hubert LeMaster	u u	Ord. "
Ira O. Stuckey	u u	York, "
Henry C. Colwell	u u	Odell. "
Henry Heins	u u	Chalco "
Seth T. Taylor	uu,	Reno, Nevada.
George W. Gilman	Rural Carrier	Alton, New Hampshire.
Edelbert Holt	"	Nashua, " "
Charles L. Hamlin	" "	Charlestown " "
Mark E. Lucy	" "	North Conway " "
John D. Ayer	u u	Claremont " "
Frank P. Cook	Rural Carrier	Mount Holly, New Jersey.
Ephraim C. Harris	Rural Carrier	Quinton New Jersey.
John D. Barracliff	" "	Elmer " "
Allan R. McDonald	"	Bellemead ""
Nathan L. Wright	"	Moorestown " "
Samuel Drake	" "	Englishtown " "
George A. Schmidt	" "	Plainfield " "
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Name	Position	Location
Paul E. Dewitz	Rural Carrier	Loving, New Mexico.
Frank H. Kelly	Rural Carrier	Batavia, New York.
John W. Bowers	" "	Glens Falls " "
John A. Donnan	"	Hagaman ""
Richard B. Rogers	" "	Marion " "
John L. Webster	"	Town Line " "
Coral H. Miner		Cortland " "
S. E. Durand	" "	Canandaigua " "
Henry J. Cole	" "	Ballston Spa " "
George W. Brown	" "	Millerton " "
Joseph E. Raynor	"	Wolcott ""
Maus Lamoreaux	u u	Selkirk " "
George L. Fitch	" "	Mooers " "
Edgar Stickles	"	Claverack " "
John H. Miller	u u	Pavilion " "
Charles E. Johnson	u u	Naples " "
Arthur E. Collins	u u	Victor " "
Fred E. Wilber	"	New Berlin " "
Sherman Wright	"	Genoa " "
William A. Richardson	"	Dickinson Center "
M. H. Hetherington	u u	Alpine " "
Frank E. Drumm	" "	Niverville " "
Frank J. Taggert	u u	Byron " "
John Davis Burch	" "	Canajoharie ""
Charles H. Wallace,	"	Ellerbe, North Carolina,
W. C. Hartsell,	uu	Oakboro, " "
James W. Taylor,	"	Harrisburg, " "
Radford L. Hall,	u u	East Bend " "
James R. Titman,	" "	Lowell " "
Ira G. Shaw,	u u	Halifax " "
Frank S. Drury,	u u	Morganton " "
Robert L. Smyre	u u	Claremont " "
James F. Allison	u u	Kings Mountain "
Abe Hudson,	u u	Franklinville "
Mattie M. Beavers,	u u	Siler City " "
Arlendo B. Caudle,	u u	Randleman " "
Chris B. Millikin,	" "	Hamlet " "
Nicholas B. Jenkins,	" "	Nashville " "
Newson Keeter,	u u	Enfield " "
Chas. D. Williamson,	Rural Carrier	Parkton North Carolina,
John Scott,	" "	Jacksonville " "
William T. Smith,	u u	Belvidere " "
John D. Bain,	" "	Lucama " "
Lucas O. Ritchie	" "	Richfield " "
Wm. S. Morton	" "	Matthews " "
J. F. Jones,	" "	Holly Springs "
Ernest L. Mace,	" "	Leicester " "
Hilary C. Meroney	" "	Mocksville " "
•	"	
Fred Bertschy,		Bowman, North Dakota

Name	Positi	on	Locatio	n
Geo. W. Marshall,	Rural C	arrier	Grenora N	orth Dakota
Edwin G. McIlroy,	"	"	Glenburn	" "
Charley Hetland,	"	"	Edmore	u u
Joseph H. Kelly,	"	"	Williston	" "
Peter J. McLaren,	"	"	Wheatland	u u
Oliver Kaufman,	"	"	Esmond	" "
Peter Edwardson,	"	"	Kindred	" "
Robert J. Smylie,	"	"	Wheatland	" "
Ole C. Olson,	"	"	Devils Lake	" "
David A. Fairweather,	"	"	Souris	" "
Ole Lyngved,	"	"	Rutland	" "
Elmer A. Thompson,	"	"	Latty, Ohio	
John Stewart,	"	"	Pedro, "	
Charles C. Banta,	"	"		hio
Elmer B. Finch,	"	"	Oxford,	"
Wm. H. Miller,	"	"	•	"
Andrew J. Doles,	"	"	Ray	"
L. C. McConnaughey,	"	"		"
Charles V. Davis,	"	"		m Obio
Chas. R. Sheffler,	"	"	Milford Cente	· · ·
•	"	"	Rising Sun,	Ohio,
Sherman W. Wagner, Chas. D. Hoffman,	"	"	Bremen	"
•	"	"	Lancaster	"
Guy O. Burr,	"	"	Wauseon	"
Chas. V. Thrasher	"	"	Oakwood	"
D. A. Wood,	"	"	Cairo	
Andrew R. McClanahan,	"	"	College Corner	r "
Lewis Cook,	"	"	Greenfield	
Frank L. Wright,	"	"	West Jefferson	ı "
Wm. G. Edwards,	"	"	Van Wert	
Marshal S. Queen				Ohio
James Galligher	"	" .	Tippecanoe,	. "
Edwin E. Higley	"	"	Phalanx Sta.,	"
Washington Chain	"	"	Greenfield,	"
Wm. S. Hempy	"	"	Forest,	"
Melville D. Hissong	"	"	Forest,	"
George M. Howard	"	"	Richwood,	Ohio
Fred J. Dost	"	"	Waterville,	"
James T. Hull	"	"	Fremont,	"
Christian R. Marshall	"	"	Sugarcreek,	"
Benajah W. Bosworth	"	"	Burton,	"
Andrew S. Leming	"	"	Loveland,	"
John M. Sheets	"	"	Osborn,	"
Albert W. Elliott	"	"	Bellefontaine,	"
Robert Warden		"	Kimbolton,	"
James Vertner	"	"	Beaverdam,	"
Ward B. Powell	"	"	Ashville,	"
Albert Anderson	"	"	Defiance,	"
Edward E. Hammond	"	"	Scott,	"
John S. Patterson	"	"	Wellston,	"
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Name	Posi	tion	Location
Wm. H. C. Fligor	Rural	Carrier	Bucyrus, Ohio
L. Vernon Justison	"	"	East Palestine, "
Elijah C. Witter	"	"	Castalia, "
James Deckard	"	"	Fostoria, "
Harlow O. Breece	"	.46	Delaware, "
James Henderson	"	"	Chagrin Falls, "
Frank Sluss	"	"	Louisville, "
Jacob S. Garber	"	"	Butler, "
Harry O. Courter	"	"	Delaware, "
Neuman McVey	"	"	Leesburg, "
Lawrence S. Birdsell	"	"	Mansfield, "
Chas. E. Speck	"	"	Saint Marys, "
James H. Logan	"	"	Cambridge, "
Ulysses T. Drummond	"	"	Hanging Rock, "
Jones, John H.	"	"	Vinson, Oklahoma
Wm. E. Blue	"	"	Nardin, "
David F. Sheffer	"	"	Okarche, "
Ezra L. Gibson	"	u	Cherokee, "
Morton L. Simonson	"	"	Grandfield, "
Martin W. Abernathy	"	"	Altus, "
J. Arthur Smith	"	"	Breckenridge, "
Robert L. Cate	"	"	Weatherford, "
Alvin E. Stitt	"	"	Dover, "
Edgar D. Ports	"	"	
Daniel J. Kimmel	"	"	Anadarko, " La Grande, Oregon
Lewis D. Sutherland	"	"	Cove, "
Archie Parker	"	"	
William L. Cain	"	"	Monmouth " Oakland "
Solomon W. Zehner	"	"	Hubbard "
Elmer E. Hales	"	"	
Geo. Wallace	"	"	Adams, "
	"	"	Gold Hill, "
Orville B. Conner	"	u	Halsey, Oregon
Emanuel K. Detrick	••	••	East Stroudsburg, Pennsyl-
TT' T TT' 1'	"	"	vania
Hiram J. Woodin,	"	"	Tidioute, Pennsylvania
Fred C. Pickett,	"	"	Laceyvine,
Fred Van Dusen,	"	"	Osceola,
Samuel C. Bryson,	"	"	watsontown,
George W. Hammerlee,	"	"	I OIK,
Horace G. Diefenderfer,	"	"	Orwigsburg,
Charles E. Space,	"	"	т инкнапноск,
W. S. Liddell,	"	"	west Sundury,
Monroe W. Buch,	"	"	Mannenn,
Parker H. Myers,	"	"	Tork Springs,
Horace L. Passmore,	"	"	ixinzers,
Edwin A. Spencer,	"	"	Grampian,
Riter Hedden,	"	"	вения,
W. H. Lowry,	"	"	Rochester Mins,
Charles H. Meyer,	••	••	Reedsville, "

Name	Posit	ion	Location
Arthur S. Beaver,	Rural C		Middleburg, Pennsylvania
Bell F. Burrows,	"	"	Galeton, "
John H. Wellensick,	"	"	York, "
Frank T. Watson,	"	"	Northumberland, "
James R. McLanachan,	"	"	Elizabethtown, "
Jacob E. Railing,	"	"	Shippensburg, "
Charles H. Shetter,	"	"	York, "
William L. Marshall,	"	"	Enon Valley, "
Evan H. Swartzwelder,	"	"	Breezewood, "
Joseph H. Flaharty,	"	"	Kirkwood, "
Charles B. Reno,	"	"	Wampum, "
Jacob S. Brumbach,	"	"	Oley, "
A. Cooper Mobley,	"	"	Delta, "
Samuel Snodgrass, Jr.,	"	"	Claysville, "
John W. O'Brien,	"	"	Alliston Park, "
John A. Christman,	"	"	Harrisburg, "
John E. Allison,	"	"	Johnstown, "
David A. Long,	"	"	Greenville, "
Horace S. Shell,	"	"	Bechtelsville, "
Almon F. Johnson,	"	"	North Wales, "
Alvin Card,	"	"	Wakefield, Rhode Island
Winfield S. Watson,	"	"	Slocum, " "
William M. Lemmons,	"	"	Westminster, South Carolina
Jesse F. Bobo,	"	"	Roebuck, " "
Robert L. Henderson,	"	"	Pickens, " "
William B. Childress,	"	"	Fountain Inn, " "
Edward S. Burch,	"	"	Florence, " "
Barnabas B. Baxley,	"	"	Barnwell, South Carolina
John H. Gaines,	"	"	Honea Path, "
William H. Eddy,	"	"	Newberry, " "
David C. Quick,	"	"	Patrick, " "
Thomas F. Wright,	"	"	Greenwood, " "
John M. Parker,	"	"	Dalzell, " "
William S. Brown,	"	"	Hyman, " "
William D. Pickell,	"	"	Carthage, South Dakota
Fred M. Smith,	"	"	Canton, " "
Albert P. Runner	"	"	Arlington, South Dakota.
Morris W. Jones	"	"	Flandreau, S. D.
L. O. King	"	"	Wilmot, S. D.
Edwin B. Pierce	"	"	Henry, S. D.
Ed. F. Blair	"	"	Alexandria, S. D.
Frank E. D. Cadwell	"	"	Albee, S. D.
John N. Jensvold	"	"	Humboldt, S. D.
John Hove	"	"	Garretson, S. D.
Ira T. Shelton	"	"	Union City, Tenn.
Walter S. Harrison	u	"	Vonore, Tenn.
Arthur M. Sipes	"	"	Winchester, Tenn.
Joseph A. Beidleman	"	"	Emmett, Tenn.
Joseph E. Hatfield	"	"	Harriman, Tenn.
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Name	Position	Location
Andrew L. Campbell	Rural Carrier	Martel, Tenn.
Wm. T. Bowden	" "	Cottage Grove, Tenn.
Wm. T. Johnson	" "	Manchester, Tenn.
Albert L. Ward	u u	McKenzie, Tenn.
Abijah H. Huddle	u u	Indian Springs, Tenn.
John E. Cook	u u	Crossplains, Tenn.
John R. Brashear	u u	McKenzie, Tenn.
Rufus Fox	u u	Newport, Tenn.
Benj. N. Parks	u u	Mulberry, Tenn.
John W. Harvey	" "	Kingston, Tenn.
Wm. E. Tanner	" "	Columbia, Tenn.
Edel Midgett	u u	Watertown, Tenn.
Lewis Livesay	u u	Kyles Ford, Tenn.
Wm. P. Meadows	" "	McKenzie, Tenn.
Wm. R. Foster	u u	Petersburg, Tenn.
Leander K. Mingle	u u	Gassaway, Tenn.
Benj. J. DeVaney	u u	Spring City, Tenn.
Vaughn V. Jackson	u u	Johnsonville, Tenn.
John M. Booth	" "	Burleson, Texas.
Robert P. Hunter	" "	Marysville, Texas.
Sidney W. Nichols	"	Daingerfield, Texas.
W. L. Taylor	" "	Delia, Texas.
Jeremiah C. Hughes	"	Holland, Texas.
Zac. W. Shackelford, Jr.	" "	Nocona, Texas.
J. W. F. Johnson	u u	Mt. Pleasant, Texas.
Geo. M. Cadenhead	"	Pittsburg, Texas.
Herman S. Meskimen	u u	Big Spring, Texas.
Geo. R. Thompson	u u	Huntington, Texas.
Leander S. Metcalf	u u	Venus, Texas.
John M. Sarles	" "	Gainesville, Texas.
Gale O. Mauldin	"	Hillsboro, Texas.
James A. Ross	u u	Azle, Texas.
Rheudelphus W. Steed	<i>u u</i>	Bloomburg, Texas.
Philo P. Morrison	"	Hallsville, Texas.
Wm. H. Fleetwood	u u	Terrell, Texas.
	" "	Nash, Texas.
Wm. T. Shipp Edmund J. Ward	u u	McKenzie, Tenn.
Hiram S. Drury	"	Williamstown, Vermont
Ralph W. Clark	" "	Enosburg Falls, Vermont
Chas. U. Sivright	u u	Williamstown, Vermont
Edward M. Farr	u u	Chester, Vermont
George W. Kelley	" "	So. Wallingford, Vermont
Robert J. Stokes	u u	Front Royal, Virginia
Charles W. Waters	u u	Blackstone, Virginia
James H. Moseley	" "	Moseley, Virginia
James E. Richardson	u · u	Bells Crossroads, Virginia
	"	Luray, Virginia
David B. Broyles Edward B. Walker	"	Forksville, Virginia
Waller E. Boswell	"	Red Oak, Virginia
waner E. Doswell		wou oan, riigiiia

Name	Position	Location
Hugh A. Funk	Rural Carrier	Stephens City, Virginia
Wm. C. Wilkerson	"	Huddleston Virginia
Andrew E. Godsey	"	Cumberland, Virginia
Elijah H. Handy	u u	Stuart, Virginia
John E. Newlon	"	Culpeper, Virginia
Walter P. Bibb	"	Greenfield, Virginia
Wm. A. Borden	" "	Deepcreek, Washington
James E. Dragoo	"	Spokane, Washington
Fred J. Waldron	" "	Sequin, Washington
John J. Gans	" "	Uniontown, Washington
Herman O. Puhn	<i>"</i>	Elma, Washington
Albert S. Hartman	" "	Selah, Washington
William C. Bird	<i>"</i>	Point Pleasant, West Virginia
William W. White	" "	Glenwood, West Virginia
Doke B. Rapp	" "	Lewisburg, West Virginia
Philip L. Walker	"	Camp Douglas, Wisconsin
George E. Vaughn	"	Stevens Point, Wisconsin
Charles G. Branch	"	Durand, Wisconsin
Orie Francis	cc	New Richmond, Wisconsin
Chas. A. Webb	" "	Livingston, Wisconsin
P. Weckmueller	<i> </i>	Jackson, Wisconsin
Robert A. Hersey	"	Montello, Wisconsin
D. M. Sorenson	"	Ettrick, Wisconsin
John McDonald	"	Poynette, Wisconsin
John Steinhilber	"	Red Granite, Wisconsin
Edward R. Nash	<i>u</i> "	Pewaukee, Wisconsin
Wm. M. Duggan	ee ee	Stevens Point, Wisconsin
Edward E. Forster	cc 66	Menomonee Falls, Wisconsin
George Bancroft	"	Lodi, Wisconsin
Walter Granger		Merrillan, Wisconsin
Wm. R. Craven	ee 66	Balsam Lake, Wisconsin
Sam A. Lee	66 66	Colfax, Wisconsin
John F. Bartel	66 66	Lake Mills, Wisconsin
Thomas A. Landon	££	Clintonville, Wisconsin
Thomas H. Gage	"	Whitehall, Wisconsin
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OFFICERS AND EMPLOYEES OF THE RAILWAY MAIL SERVICE

Name	Pos	sition		Location
J. F. Catterlin	Railway	postal	clerk	Kansas City & Denison RPO
W. P. Craig	"	"	"	Fort Worth Terminal RPO
J. E. Cummins	"	"	"	Marion & Ottumwa RPO
E. D. Frank	"	"	"	New York & Chicago RPO, E.D.
C. S. Gibson	"	"	"	Des Moines & Keokuk RPO
A. B. Gill	"	"	"	Toledo & St. Louis RPO
A. J. Lanz	"	"	"	New York & Chicago RPO, E.D.
John Nelson	"	"	"	Kansas City & Caldwell
George Scheifley	"	"	"	Chicago & Kansas City RPO
J. W. Boodon	"	"	"	Pittsburgh & Chicago RPO
W. D. Cain	"	"	"	Waco & Rotan RPO

Name	Position	Location
E. F. Ericson	Railway postal clerk	St. Paul & Williston RPO, E.D.
J. A. Gross	" " "	New York & Pittsburgh RPO
E. B. Jones		Aberdeen & Sioux City RPO
J. T. Kilby		Norfolk & Danville RPO
J. W. Kreamer		Salamanca & Chicago RPO, W.D.
F. A. Viets	" "	Chicago & Minneapolis RPO
P. O. Curtin	" "	New York & Chicago RPO, W.D.
H. G. Dix		T. O., Grand Rapids, Mich.
N. J. Eicher		Albert Lea & Burlington RPO
J. W. Goldsberry		Columbus & Norfolk RPO, E.D.
J. B. Hanchett		New York & Chicago RPO, E.D.
R. J. Matheny		Zanesville & Parkersburg RPO
W. C. Caldwell		Washington & Bristol RPO
Oliver Grave		Pittsburgh & St. Louis RPO
W. G. Houston		
,		Off. Supt., Cincinnati, Ohio
C. E. Howard		Washington & Florence RPO
F. S. McDonald		Temple & San Angelo RPO
J. E. McElvain		Kansas City & Denison RPO
W. Putsch	u u u	Elroy & Rapid City RPO, E.D.
E. M. Reilly		St. Louis Terminal RPO
J. H. Rohrbach		St. Louis & Kansas City RPO
E. S. Wright		New York & Chicago RPO, E.D.
H. W. Bass	u u u	International Falls & Little Falls
J. A. Binford		Aberdeen & Durant RPO
T. D. Compton		Little Rock Terminal RPO
J. W. Crawford		Washington & Charlotte RPO
L. A. Dines		T.O. Syracuse, N.Y.
S. E. Jones		Owensboro & Horsebranch RPO
F. L. McMaken		Pittsburgh & St. Louis RPO
C. A. Murrah		Chicago Terminal RPO
F. N. Skinner		Pittsburgh & St. Louis RPO
E. H. Sylvester		Council Bluffs Terminal RPO
F. A. Wilkie		Boston & New York RPO
J. M. Wilson		T.O., Quincy, Illinois
G. F. Ebinger		Chicago & Minneapolis RPO
D. S. Follett		New York & Chicago RPO, E.D.
F. H. Gray		Burlington & St. Louis RPO
O. R. Hizar		T.O., Columbus, Ohio
W. M. Kilgore	Railway Postal Cler	Carroll, Galva & Sioux City RPO
J. Nelson		Jacksonville & Mobile RPO
J. J. Oates		Caldwell & Fort Worth RPO
A. Reardon		Chicago Terminal RPO
C. R. Shirkey		Toledo & St. Louis RPO
M. E. Smith		Off. Chief Clerk, Peoria, Ill.
C. D. Stewart	u u u	Bangor & Boston RPO
C. G. Warner	<i>"</i>	Toledo & St. Louis RPO
H. B. Myers	Asst. Division Supt.	New Orleans, La.
W. B. Webb	Chief Clerk	Dist. 3, Kansas City, Mo.
J. D. Austin	Railway Postal Cleri	
o. D. Habili		

EO 5874

Name	P	osition		Location
V. B. Barrett	Railway		Clerk	T.O., N.Y.C. Sta., Buffalo
W. M. Black	"	"	"	Dallas & Houston RPO
G. P. Doherty	"	"	"	T.O., South Sta., Boston, Mass.
B. T. Earl	"	"	"	Chicago & Kansas City RPO
C. J. Easton	"	"	"	Detroit & Cincinnati RPO
W. Keitle	"	"	"	Baker & Portland RPO
E. J. McGinnis	"	"	"	Boston & Albany RPO
J. F. Russell	"	"	"	Cleveland, Akron & Wheeling RPO
J. E. Sheppard	"	"	"	Cleveland & Marietta RPO
J. D. Siegfried	"	"	"	N.Y., Baltimore & Washington RPO
G. H. Burnham	"	"	"	Chicago Terminal RPO
W. G. Carter	"	"	"	Carbondale & Paducah RPO
J. H. Clendening	"	"	"	Fort Smith Terminal RPO
R. V. Duckett	"	"	"	Chicago, Decatur & Quincy RPO
E. H. Garrett	"	"	"	Ashfork & Los Angeles RPO
Harry Hare	"	"	"	San Francisco & Los Angeles RPO
W. S. Ingersoll	"	"	"	Detroit & Cincinnati RPO
G. B. Jolly	"	"	"	Jacksonville & Montgomery RPO
C. R. Long	"	"	"	Chicago & Council Bluffs RPO
Pike Moore	"	"	"	Chicago & Kansas City RPO
J. S. Patterson	"	"	"	Cumberland & Elkins RPO
D. W. Ritter	"	"	"	Buffalo & Washington RPO
R. Woods	"	"	"	St. Paul & Miles City RPO, E.D.
E. M. Bardwell	"	"	"	Newport & Springfield RPO
W. A. Bills	"	"	"	Minneapolis & Cedar Rapids RPO
E. H. Chambers	"	"	"	Charlotte & Atlanta RPO
J. M. Chapman	"	"	"	Sioux Falls & Manila RPO
J. B. Edings	"	"	"	T.O., Albany, Ga.
A. F. Heffner	"	"	"	New York & Pittsburgh RPO
F. K. Hugunin	"	"	"	Fargo & Marion RPO
F. T. Juniver	"	"	"	Boston & New York RPO
F. P. Lynch	"	"	"	Ishpeming & Chicago RPO
J. T. McClure	"	"	"	Pittsburgh & Chicago RPO
W. C. VanDervoort	Division ent	Superi	intend-	Seattle, Wash.
R. H. Allen	Railway	Postal	Clerk	Jack. & Key West RPO.
W. J. Bingham	Railway			Toledo & St. Louis RPO.
F. O. C. Brown	Railway			Mackinaw & Rich. N.D.
M. S. Campbell	do			St. Louis & Monett RPO
I. G. Drake	do			Detroit & Cincinnati RPO
N. J. Fravel	do			Pittsburgh & Chicago RPO
F. Fristoe	do			Pittsburgh & Cincinnati
E. M. Martindale				Off. C.C. #10. Desmoines, Iowa
C. S. McNeely	Railway	Postal	Clerk	Birmingham & Memphis RPO
H. R. Molineux	do			Boston & Albany RPO
F. J. Mueller	do			Chicago & Minneapolis RPO
R. H. Newton	do			Praise & Spartanburg RPO
C. G. Rider	do			N.Y., Scranton & Buffalo
G. W. Ross	do			Baltimore & Cumberland
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	D		Tourston
Name	Position Railway Postal	Clark	Location Trans. Off., Richmond, Ind.
J. H. Unthank	•		
L. H. Voigt	Railway Postal		Chicago & Minneapolis K. C. & Dodge City RPO
S. T. Andrews	Railway Postal	Clerk	
H. O. Allen	do		N.Y. & Chicago RPO, W.D.
W. L. Bennett	do		Boston, Spring. & N.Y.
T. W. Bickford		~1 1	Trans. Off., Bangor, Me.
C. E. Bobbitt	Railway Postal	Clerk	Lincoln & Billings E.D.
G. H. Clark			Woodsville & Boston RPO.
H. J. Ritter	do		Washington & Pittsburgh RPO
F. J. Stauffer	do		N.Y. & Washington RPO
J. C. Sterling	do		Winkelman & Phoenix RPO
P. S. Tooker	do		Pa. Term., New York, N.Y.
E. F. Gee	Asst. Supt.		New York, N.Y.
I. S. Brooks	Railway Postal	Clerk	Springfield, Mass. Term.
J. E. Byram	do		Pittsburgh & St. Louis RPO
E. L. Chaffee	do		Pittsburgh, Pa. Terminal
H. S. Collipp	do		Chicago & Minneapolis
L. L. Griffin	do		N.Y. & Chic. M.D.
Robt. Krueger	\mathbf{d} o		St. Louis & Kansas City
J. M. Mahany	do		Milwaukee & Marquette RPO
D. T. Moss	do		Chattanooga & Memphis RPO
J. O. Rosenquist	do		Trans. Off., Minneapolis, Minn.
Wm. Shelley	do		Pittsburgh & Chicago RPO
H. E. Snyder	do		Denver & Amarillo N.D.
H. U. Sprinkle	do		Chic. & Evansville RPO
W. G. Travis	do		Atlanta & Savannah RPO
W. A. Brown	do		Kan. Cy. & Belleville
B. H. Cook	do		Chicago & Cincinnati
W. A. Cranmer	do		Camden Terminal RPO
F. C. Falkner	do		Chicago & Minneapolis RPO
W. Gardner	do		Toledo & St. Louis RPO
H. Henderson	do		St. Paul Terminal
C. M. King	Railway Postal	Clark	Chicago & Council Bluffs
E. S. Messinger	" "	"	Chicago, Rich. & Cinn
Louis Stross		"	Detroit & Chicago
J. S. Travis		"	Boston & New York
P. D. Turner	" "	"	K. City Terminal
J. A. Wetmore	"	"	Boston & Albany
F. E. Compton		"	T.O. Columbus
L. C. Couch		"	Boston, Spring. & N.Y.
I. C. Daily	" "	"	Columb. & Norf. WD
Arthur Davis	u u	"	Omaha & K.C.
M. M. Hamilton	" "	"	Nashville & St. Louis
H. C. Harkness		"	McAlester & Amarillo
	"	"	Erie, Butler & Pitts
W. H. Hogue W. L. Huls		"	Col. & Charles
C. W. James		"	Toledo & St. L.
		"	Rutland & Troy
R. M. Kingsley C. L. Latham		"	Champion & Milwaukee
C. L. Lamam			Chambion of Minwanges

Name		Position		Location
J. A. Line	Railway	Postal	Clerk	Chicago & Sioux City
J. K. Lyle	"	"	"	Pitts & Chicago
R. W. McIntire	"	"	"	Bangor & Boston
W. J. Pollard	"	"	"	Alburg & Boston
T. C. Proctor	"	"	"	Marion & Columbia
C. B. Raker	"	"	"	T.O. Brd St. Phila
J. S. Reichenbach	"	66	"	Sunbury & Bellefonte
O. A. Thompson	"	"	"	Chicago & St. Paul
S. C. Weber	"	"	"	Burl. & St. Louis
J. L. Wilson	"	"	"	Omaha & Colo Spgs., WD
D. Bigler	"	"	"	N.Y. & Chicago WD
C. E. Boyd	"	"	u	Spokane & Pendleton
C. E. Crafts	Railway	Postal	Clerk	Boston & Albany RPO
C. E. Haith	do	_ 02001	010111	Off. C.C. #1, Syracuse, N.Y.
J. H. Holland	do			Owens. & Russellville
A. K. Ludwig	do			Allentown & Harrisburg
E. J. Lunney	u o			Off. Supt., St. Paul, Minn.
C. E. Nisbet	Railway	Postal	Clark	Pittsburgh & Cincinnati
G. C. Pierson	italiway	I USUAI	Clerk	N.Y. & Chic. E.D.
F. M. Poffenbach	"			Ft. Worth & El Paso E.D.
J. H. Robertson	"			Omaha, Nebr., Terminal
	"			Columbus & Norfolk E.D.
P. W. Sarver	"			
A. E. Sweet	"			St. Louis & Kansas City
W. C. Bush	"			Wheeling & Cincinnati
G. A. Casler	"			Lincoln & Hastings RPO
J. W. Lawrence				Chicago & Algona RPO
S. M. Gaines	Div. Sup			Ft. Worth, Texas
W. Lazenby	Railway	Postal	Clerk	Arkansas Cy & Lindsay
H. S. Mileham	"	"	"	K.C. & Dodge City
David Paterson	"	"	"	Chicago & Omaha
E. J. Costello	"	` "	"	T.O. No. Sta., Boston
J. W. Crisford	"	""	"	Chicago & Sioux City
W. E. Fisher	"	"	"	Sala & Chicago ED
E. R. Force	**			N. Y. & Chicago MD
L. G. Furman	"	"	"	Tampa & Ft. Myers
L. L. Hopkins	"	"	"	Pitts & St. Louis
C. S. Kelley	"	"	"	Omaha & Ogden ED
F. W. Miller	"	"	"	Omaha & Denver ED
G. M. Boheim		• • •		Chicago & Louisville
J. C. Boneau	"	"	"	Cinn. & St. Louis
G. E. Carter	"	"	"	Danville & Cairo
J. A. Cox	"	"	46	Detroit & Grand Rapids
J. C. Davenport	"	"	"	Office Supt Atlanta
E. W. Doty	"	"	"	Washington & Grafton
J. P. Fitzpatrick	"	"	"	N.Y. & Sala
G. H. Gearey	"	"	"	Off. C.C. #3 St. Paul
E. L. Gordon	"	"	"	Portland & Ashland
F. W. McDaniel	. "	"	"	Nashville Term.

Name	F	Position	,	Location
C. H. Seeds	Railway	Posta	l Clerk	N.Y. Scranton & Buffalo
A. R. Wilson	"	"	"	El Paso & Los Angeles ED
F. E. Yates	"	"	"	Chicago & Kansas City
H. K. Bell	"	"	"	Columb. & Norfolk WD
H. Boicourt	"	"	"	T. O. Evansville, Ind.
G. W. Coulee	"	"	"	Des Moines & Keokuk
T. S. Coughlan	"	""	"	Washington & Grafton
A. W. Dean	"	"	"	Kings. & Summitville
R. D. Fishback	"	"	"	Cincinnati Term
E. E. Goulding	"	"	"	Boston, Spring, & N.Y.
A. A. Klammer	"	"	"	St. Paul & Desmoines
M. A. Loomis	"	"	"	N.Y. & Chicago ED
J. E. Lord	"	"	"	Omaha & Ogden ED
T. A. Pomeroy	"	"	"	St. Louis & K. Cy.
A. G. Wendland	"	"	"	San Fran, San Jose & L.A.
F. P. Auer	"	"	"	Off. Sup't., Pittsburgh
J. M. Brokaw	"	"	"	Fostoria & Peoria
A. T. Cook	"	"	"	Albert Lea & Albia
C. M. Elliott	"	"	"	Chicago, Ft. Madison & K.C.
G. A. Hendry	"	"	"	Louisville & Fulton
J. P. Hunnicutt	"	"	"	Off. Supt. Washington, D.C.
F. T. Sorrell	"	"	"	Rouses Point & Albany RPO.
E. W. Sutton	"	"	"	Louisville & Norton RPO.
T. J. Winstanley	"	"	"	Denver & La Junta RPO.
J. P. Wooster	"	"	"	St. L. & Little Rock RPO.
F. C. Yehle	"	"	"	N.Y. & Chicago RPO (e.d.)
R. A. Whiting	Assistant	Supt.	R.M.S.	Seattle, Wash.
W. E. Burton	Railway I			St. Louis & Monett RPO.
W. R. Carpenter	"	44	"	Boston & Albany RPO.
W. T. Cave, Jr.	"	"	"	T.O., New Haven, Ct.
E. C. Close	"	"	"	Toledo & St. Louis RPO.
E. H. Dunsmore	"	"	"	Eureka & San Francisco RPO.
W. E. Emenhiser	"	"	"	New York & Pittsburgh RPO.
C. E. Flora	"	"	"	Duluth & Grand Forks RPO.
J. E. Fowler	"	"	"	K.C. & Denison RPO.
J. H. Harshaw	"	"	"	Denison & San Antonio RPO.
F. M. Hewings	"	"	"	Johnson City & Cairo RPO.
A. J. Hollingsworth	"	"	"	Nashville & Atlanta RPO.
W. M. Maroney	"	"	"	Detroit & Chicago RPO.
B. H. Marquis	"	"	"	El Paso & Los Angeles RPO (w.d.).
J. S. Monahan	"	"	"	Pittsfield & Stamford RPO.
W. L. Nichols	"	"	"	Greenport & New York RPO.
F. B. Potts	"	"	"	Chicago & Cincinnati RPO.
I. C. Sechrist	"	"	"	Pueblo & Alamosa RPO.
B. A. Trout	"	"	"	Indianapolis & Peoria RPO.
J. A. Van Doorn	Railway I	Postal	Clerk	Chicago & Kansas City RPO.
A. D. Williams	"	"	"	Porterdale & Macon RPO.
E. D. O'Conor	"	"	"	Chic. W. Lib. & Omaha RPO.
E. C. Olwin	"	"	"	St. Paul & Williston RPO (w.d.)
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Name		Position		Location
C. W. Rhoades	Railway		-	Seattle & Portland RPO.
R. L. Rouse	"	"	"	Washington & Florence RPO.
R. R. St. John	"	"	"	Minneapolis & Omaha RPO.
A. N. Simmons	"	"	"	Boston, Spring. & New York RPO.
E. Stickel	"	"	"	Det. & Cincinnati RPO.
C. B. Sutton	"	"	"	Chicago, Spring. & St. L. RPO.
F. G. Swails	"	"	"	Florence & Jacksonville RPO.
C. B. Taylor	"	"	"	T.O., Minneapolis, Minn.
A. B. Brown	"	"	"	Portland & Ashland RPO.
W. A. Buckingham	"	"	"	Portland & New York RPO.
R. C. Clausen	"	"	"	Chicago & Streator RPO.
T. A. Colo	"	"	"	Nashville Terminal RPO.
R. L. Conner	"	"	"	Off. C. C. #7, Nashville, Tenn.
G. E. Dolson	"	"	"	Chic., St. L. & K.C. RPO.
A. R. Dorroh	"	"	"	Washington & Bristol RPO.
A. A. Hardy	"	"	"	Burlington & St. Louis RPO.
L. M. Helman	"	"	"	New York & Pittsburgh RPO.
R. I. Mumma	"	"	"	Harrisburg Terminal RPO.
T. M. Newburn	"	"	"	Atchison & Downs RPO.
Lot Rose	"	"	"	Grafton & Cincinnati RPO.
M. L. R. Taylor	"	"	"	
B. M. Townsend	"	"	"	CC #4, Kansas City
J. H. White	"	"	"	N.Y & Pittsburgh Wash & Bristol
A. J. Friend	"	"	"	
D. H. Garriott	"	"	"	Kansas City & Dodge City Chicago & Cincinnati
F. Hodge	"	"	"	Mack, & Rich, S.D.
W. J. Lucas	"	"	"	Omaha & Ogden E.D.
H. Maddison	"	"	"	Hibbing & Duluth
O. E. McDaniel	"	"	"	Little Rock & Lake Charles
H. C. Mosher	"	"	"	
W. R. Reading	"	"	"	St. Albans & Boston Wildwood & Miami
W. E. Risedorph	"	"	"	St. Paul & Will E.D.
W. H. Seyboldt	"	"	"	N.Y. & Salamanca
J. M. Whitehead	"	"	"	Chicago & Council Bluffs
C. E. MacGregor	Chief Cl	ork		New Haven
W. H. Baker	Railway	_	clerk	Omaha & Ogden E.D.
H. M. Barrick	"	Postar	"	New York & Wash
J. P. Berry	"	"	"	Pittsburgh & St. Louis.
J. T. Carpenter	"	"	"	Nash & St. Louis
B. Clark	"	"	"	Chicago & Cincinnati
E. F. Doran	"	"	"	Malone & Utica
O. F. Duncan	"	"	"	Chicago & Council Bluffs
F. W. Gaffney	"	"	"	St. Paul & Miles City ED
E. J. Kennedy	"	"	"	Boston, Spring & New York
F. T. Mahan	"	"	"	N.Y. & Chicago M.D.
C. C. Markward	"	"	"	Cleveland & Cincinnati
J. E. Pitcher	"	"	"	T.O., Ft. Wayne
C. E. Presson	"	"	"	Omaha & Ogden ED
H. B. Richardson	"	"	"	Cleveland & St. Louis
II. D. Michardson				Cicvetand & St. Louis

Name	F	Position		Location
J. A. Richart	Railway	postal	clerk	Wmsport & Reading
F. C. Wickline	"	"	"	K.C. & Dodge City
H. E. Blood	"	"	"	St. Paul & Miles City W.D
S. R. Burford	"	"	"	Salt Lake C & L.A., S.D.
E. E. Campbell	"	"	"	Cresson & Idamar
O. L. Campbell	"	"	"	Cleveland & St. Louis
W. W. Carver	"	44	"	Albert Lea & Burlington
E. T. Dilts	"	"	"	New York & Washington
Frank Fike	"	"	"	Chariton & St. Joseph
A. L. Frank	"	"	"	Ogdensburg & Utica
H. J. Handwerk	"	"	"	New York, Geneva & Buffalo
C. W. Hanger	"	"	"	CC #6, Washington, D.C.
J. G. Israel	"	"	"	Burlington & St. Louis
M. Jenkins	"	"	"	Pittsburgh & Kenova
C. A. Rainey	"	"	"	Pittsburgh, Akron & Chicago
C. E. Reilly	"	"	"	New York & Salamanca
A. T. Roseberry	"	"	"	Chicago & Kansas City.
G. B. Kimblade	"	"	"	Des Moines & Gainesville
W. H. Lavengood	"	"	"	Peru & Cincinnati
F. W. Lynch	"	"	"	Office C.C. Grand Rapids.
E. H. Miller	"	"	"	N.Y. & Chicago M.D.
K. E. E. Olson	"	"	"	St. Paul & Miles City W.D.
Albert Palmateer	"	"	"	Boston & Albany
J. L. Polk	"	"	"	Omaha & Denver E.D.
J. T. Smith	"	"	"	Augusta & Atlanta
W. C. Smoyer	"	"	"	Chicago & Sioux City
D. J. Stricker	"	"	"	Pittsburgh & Chicago
S. S. Thomas	"	"	"	Chicago & Council Bluffs
G. M. Tinker	"	"	"	Miles City & Spokane E.D.
E. H. Vale	"	"	"	Col. & Pomeroy
A. C. Walton	"	"	"	Boston & New York
H. Williams	"	"	"	Office, Supt., Atlanta
H. Bradley	"	"	"	Cleburne & Houston
A. T. Fahrenschone	"	"	"	Buffalo & Pittsburgh
E. M. Harriss	"	"	"	St. Louis Carbondale & Memphis
O. A. Heim	"	"	"	New York & Pittsburgh.
E. M. Kearney	"	"	"	Florence & Jacksonville
J. P. McClelland	"	"	"	Buffalo & Pittsburgh
J. L. Mims	"	"	"	Harriman & Nash
H. T. Nelson	"	"	"	St. Paul Water & Aberdeen
J. W. Griffith	"	"	"	New York & Chicago ED
G. L. Hannah	"	"	"	Bristol & Chattanooga
G. A. Herdman	"	"	"	Rutland & Troy
B. F. Hull	"	"	"	Boston & New York
G. H. Johnson	"	"	"	Champion & Milwaukee
L. W. Mitchell	"	"	"	T.O., Oakland Pier
J. C. Muenzer	u	"	44	Chicago & Minn
W C. Plummer	u	"	"	Newton & Oklahoma City
H. M. Rentschler	"	"	"	Pittsburgh Terminal
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Name	F	Position		Location
A. F. Schafer	Railway		lerk	Hinton & Cincinnati
R. M. Slack		"	"	Little Rock & Fort Worth
R. L. Snow	"	"	"	Taylorsville & Charlotte
W. J. Warner	"	"	"	Toledo & St. Louis
Lewis Zorn	"	"	"	New York & Chicago ED
J. S. Humphreys	Chief Cle	rk		Dist 10, Sioux City
T. G. Bigley	Railway		lerk	T.O., Penn. Sta., Pittsburgh
F. P. Blatt	"	"	"	N.Y., Baltimore & Washington
T. Bradley	"	"	"	Grand Junction & Ogden
D. B. Day	"	"	"	Washington & Grafton
J. E. Forward	"	"	"	Harrisburg & Winchester
F. B. Holley	"	"	"	New York & Chicago E.D
A. B. Jackson	"	"	"	N.Y., Geneva & Buffalo
R. L. Jones	"	"	"	N.Y., Scranton & Buffalo.
L. H. Harris	Dailman	Dogtal (Tlank.	Salis. & Knox.
I. W. Henion	Railway	r ostar (//	Cleveland Terminal
	"	"	"	
F. B. Keller	"	"	"	Boston & Albany
J. K. Montague	"	"	"	Willmar & Sioux City
W. S. Windell	"	"	"	Algona & Chamberlain
C. J. Barlow	"	"	"	St. Louis & K.C.
B. A. Berry	"	"	"	Rockport & Boston
W. T. Buxton	"	"	"	Washington Terminal
W. K. Coate	"	"	"	Office Supt., Cincinnati
C. R. Davis	"	"	"	Kansas City & Memphis
D. S. Demmy	"	"	"	N.Y. & Pittsburgh
A. E. Douaire	"	"	"	Chicago & Madison
A. J. Driscoll		"	"	N.Y. & Washington
H. F. Ellis	"			N.Y. & Salamanca
H. G. Houchins	"	"	"	Columbus & Norfolk W.D.
T. F. Kent	"	"	"	N.Y. & Chicago E.D.
L. E. Lake	"	"	"	Columbus & Chicago
T. A. Livringhouse			"	Lincoln & Billings E.D.
W. A. McKelvy	"	"		Cleveland Terminal
J. L. Porter	"	"	"	St. Louis & Kansas City
W. M. Rains	"	"	"	Chicago, Rich. & Cinn.
F. D. Smalley	"	"	"	Kansas City & Ellis
L. R. Todd	"	"	"	N.Y. & Chicago M.D.
E. R. Turnbull	"	"	"	Chicago, Spring. & St. L.
W. W. Weller	"	"	"	El Paso & Los Angeles W.D.
C. B. Wilcox	"	"	"	Canandaigua & Williamsport
A. W. Young	"	"	"	Wheeling & Chicago
E. C. Smith	. "	"	"	Ishpeming & Chicago RPO.
D. M. Groff	"	"	"	New York & Pittsburgh RPO.
C. F. Johnston	"	"	"	New York & Chicago RPO (w.d.)
H. P. Joyner	"	"	"	St. L., Carbondale & Memphis RPO.
J. E. Mahon	"	"	"	Baker & Portland RPO.
G. L. Newman	44	"	"	St. Louis & Jackson RPO.
W. W. Sloan	"	"	"	Ft. Worth Terminal RPO.
W. C. Weddell	"	"	"	T.O., Meridian, Miss.

Name		Position		Location
E. T. Allingham	Railway		Clerk	K.C. & Tucumcari RPO (e.d.)
B. E. Carter	"	"	"	Chicago & Council Bluffs RPO.
J. T. Dever	"	"	"	Lebanon & Greens. RPO.
J. D. Hagenbuch	"	"	"	Rock Island & Kansas City RPO.
J. Halloran	"	"	"	Boston, Spring. & N.Y. RPO.
P. J. Hamilton	"	"	"	Newport & Springfield RPO.
W. M. King	"	"	"	Off. of CC. #2, Spokane, Wash.
M. M. Lander	"	"	"	Hamlet & Jacksonville RPO.
L. S. Lewis	"	"	"	Pittsburgh & Chicago RPO.
S. J. Newlin	"	"	"	Indianapolis & Peoria RPO.
T. B. Peffer	"	"	"	New York & Pittsburgh RPO.
B. F. Poston	"	"	"	Kansas City Terminal RPO.
A. F. Semper	"	"	"	Chic., Spring. & St. L. RPO.
F. C. Tack	"	"	"	N.Y. & Chicago RPO (e.d.)
N. H. Turney	"	"	"	Oelwein & Kansas City RPO.
C. C. Watson	"	"	"	C. Bluffs & K.C. RPO.
A. S. Wentzell	"	"	"	Philadelphia & Wildwood RPO.
J. C. Hunter	"	"	"	Washington & Pittsburgh RPO
T. B. Hurley	"	"	"	Bangor & Boston RPO
J. O. Hyder	"	"	"	Washington & Pittsburgh RPO
H. Jeffery	"	"	"	Ogden & San Francisco W.D.
J. S. Julian	"	"	"	Pitts. & St. Louis RPO
G. F. Rowe	"	"	"	Portland & Boston RPO
W. S. Sandford	"	"	"	K.C. & Hoisington RPO
A. L. Sawyer	"	"	"	Chicago Terminal RPO
F. E. Taylor	"	"	"	St. Paul & Williston RPO E.D.
C. H. Turner	"	"	"	Cleveland Terminal RPO
J. J. Waldron	"	"	"	New York & Salamanca RPO
H. H. Wert	"	"	"	New York & Pittsburgh RPO
A. Wilbur	"	"	"	Boston & Troy RPO
C. G. Goodloe	Division	Super	intend-	Washington, D.C.
37 47 4704430	ent	~upor		Washington, D.C.
J. W. Acker	Railway	Postal	Clerk	Atlanta & Savannah RPO
F. D. Adams	"	"	"	T.O. Minneapolis, Minn.
C. E. Chase	"	"	"	N.Y. & Chicago W.D. RPO
H. Darling	"	"	"	Washington & Charlotte RPO
T. A. Dunn	"	"	"	Boston & New York
J. W. Johnston	"	"	"	Omaha & Ogden E.D.
Ira McDavid	"	"	"	Chat. & Atlanta
Wm. M. McFarlane	"	"	"	Aberdeen & Sious City
T. P. McGrath	"	"	46	St. Louis & Little Rock
C. A. Morris	"	"	"	New Orleans & Marshall
L. W. S. O'Brien	"	"	"	Washington & Huntington W.D
R. H. Ramsey	"	"	"	St. Louis & Little Rock
J. Lundie Smith	"	"	"	Macon & Birmingham
A. W. Spickard	"	"	"	Nash & St. Louis
M. E. Wallace	"	"	"	N.Y. & Chicago E.D.
O. Altermatt	"	"	44.	Chicago & Evansville
W. J. Beal	"	"	"	Minn & Des Moines
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Name		Position		Location
F. L. Keller	Railway	Postal	Clerk	Omaha & Denver E.D.
Jacob Kruckman	"	"	"	T.O. Toledo, Ohio.
E. O. March	"	"	"	K.C. & Memphis
W. G. Nicholson	"	"	"	Chicago & Council Bluffs
R. A. Peurifoy	"	"	"	Hamlet & Jack
J. O. Rayome	"	"	"	Ishpem. & Chicago
W. P. Rowland	"	"	"	T.O. Union, Sta. Nashville
C. E. Steinmeyer	"	"	"	Wash & Huntington E.D.
LeRoy Talcott	"	"	"	Chicago & Council Bluffs
J. J. Mulligan	"	"	"	N.Y. & Chicago E.D.
F. C. Stophlet	"	"	"	T.O. Brush Sta. Detroit
C. A. Timmons	"	"	"	Cinn & Chattanooga.
C. E. Barr	"	"	"	Lancaster & Frederick
E. W. Black	"	"	"	Kansas City Terminal
A. S. Boles	"	"	"	Wash & Charlotte
B. L. Brand	"	"	"	N.Y. & Pittsburgh
E. G. Brenner	"	"	"	Chicago & Omaha
J. P. Carnahan	"	"	"	St. Louis & K.C.
G. W. Carter	"	"	"	Ft. Smith Terminal
H. E. Harrison	"	"	"	El Reno Terminal
P. L. Hartman	"	"	"	Council Bluffs & K.C.
S. W. Hibbs	"	"	"	Kansas City Terminal
G. E. McCartney	"	"	"	Port Huron & Chicago
J. S. Stanback	"	"	"	Charlotte & Augusta
A. W. Statham	"	"	"	N.Y. & Chicago E.D.
W. W. Waddell	"	"	"	Corpus Christi & Laredo
L. E. Walker	"	"	"	St. Louis Terminal
W. H. Cannell	"	"	"	Boston & N.Y.
R. B. Crow	"	"	"	Texarkana Terminal
L. S. Frankenburger	"	"	"	Tucum. & El Paso
L. S. Greenwood	"	"	"	N.Y. & Chicago
C. L. Hoffman	"	"	"	N.Y & Pittsburgh
A. L. Praytor	"	"	"	Birmingham Terminal
H. W. Bell	"	"	"	Washington & Lexington RPO
C. A. Carrigan	"	"	"	Boston & Albany RPO
A. C. Donahue	"	"	"	Chicago & Sioux City RPO
H. M. Fletcher	"	"	"	Salina & Oakley
B. R. Lathrop	"	"	"	T.O. Union Station Cleveland
W. McD. Lindsey	"	"	"	New York & Washington RPO
J. M. Miller	"	"	"	Denison & San Ant. RPO
A. B. Sheffey	"	"	"	New York & Pittsburgh RPO
J. M. Simpson	"	"	"	Connells. & Fair. RPO
L. M. Tyler	"	"	"	Kansas City & Ellis RPO
P. E. Vail	"	"	"	Chicago & Council Bluffs RPO
R. G. Adams	"	"	"	Office Chief Clerk #1, St. Louis
J. B. Brockway	"	"	"	Erie & Pittsburgh RPO
B. A. Connor	"	"	"	Kansas City & Memphis RPO
H. E. Crosby	"	"	"	Ellis & Denver RPO
W. P. Curtiss	"	"	"	New York & Chicago M.D. RPO
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Name		Position		Location
N. T. Daugherty	Railway			Clovis & Carlsbad RPO
W. A. Gregory	"	"	"	Peoria Terminal RPO
Paul Hearn	"	"	"	Camak & Macon RPO
C. A. Perkins	"	"	"	Boston & Albany RPO
R. C. Riegg	"	"	"	Placer Val. & Sacramento RPO
W. L. Stumph	"	"	"	Pittsburgh & St. Louis RPO
W. E. Tuxill	"	"	"	Transfer Office Rochester
H. L. Brown	"	"	"	Boston Spring. & N.Y. RPO
M. T. Moriarty	"	"	"	San Fran. & Bakersfield RPO
W. D. Stewart	"	"	"	Calais & Bangor RPO
J. O. Wood	"	"	"	Trinidad & Albuquerque RPO
C. J. Clark	"	"	"	Port Huron & Chicago RPO
C. A. Downey	"	"	"	Cinn. & St. Louis RPO
Robert Ellis	"	"	"	N.Y. Scranton & Buffalo RPO
H. G. Hoag	"	"	"	Office Chief Clerk #6 Toledo
W. B. McCord	"	"	"	Port Huron & Chicago RPO
J. U. Wilson	"	"	"	Terre Haute & Peoria RPO
H. M. Robinson	Superint	endent	;	New Orleans, La.
E. Broughton	Railway			Mack. & Richmond S.D. RPO
M. H. Davis	"	"	"	Cleveland & St. Louis RPO
Geo. DeMonstrond	"	"	"	Office Chief Clerk #1 New Orleans
J. E. Killilea	"	"	"	Alburg & Boston RPO
F. H. Simpson	"	"	"	Pitts. & Cincinnati, RPO.
H. Chenoweth	"	"	"	Tol. Frank. & St. Louis RPO
I. M. Gentle	"	"	"	T.O. San Francisco
F. W. Lyon	"	"	"	Pittsburgh & Chicago RPO
C. H. McDonald	"	"	"	Monett & Ellsworth RPO
B. Pinney	"	"	"	T.O. Pa. Station Cincinnati
E. O. Smith	"	"	"	Cleveland & St. Louis
R. L. Hargrove	"	"	"	Cincinnati & Nashville RPO
C. S. Lawbaugh	"	"	"	Cedar Rapids & Sioux Falls RPO
H. L. Martin	"	"	"	Grand Rapids & Chicago RPO
W. F. Rigden	"	"	"	New York & Chicago M.D. RPO
P. M. Rutherford	"	"	"	Salisbury & Knoxville
E. S. Gaston	"	"	"	Atchison & Downs RPO
C. E. Hardy	"	"	"	Ishpeming & Chicago RPO
G. A. Hoffman	"	"	"	St. Louis & Kansas City RPO
J. F. Hunt	"	"	"	N.Y. & Washington RPO
H. E. Berres	Railway	Postal	Clerk	Ash. & Milwaukee. R.P.O.
W. L. Harrington	"	"	"	Boston & New York R.P.O.
I. H. Harshbarger	"	"	"	Jacksonville Terminal R.P.O.
R. A. Walker	"	"	"	Nashville & Montgomery R.P.O.
W. W. Carneross	"	"	"	Chicago & St. Paul R.P.O.
W. F. Fritz	"	"	"	Davenport & Kansas City RPO.
L. A. Mason	"	"	"	St. Louis & Kansas City RPO.
A. E. Taylor	"	"	"	Toledo & St. Louis R.P.O.
G. G. Allman	"	"	"	Kansas City & Tucum E.D. RPO
Theodore Cook	"	"	"	N. Y. Balt, & Wash, R.P.O.
J. A. Darnall	"	"	"	Nashville & Memphis R.P.O.
V. 41. 1/WIHGH				Trashvine & Mempins R.F.U.

Name	7	Position		Location
I. L. Ellis	Railway		Clerk.	New York & Chi. E.D. R.P.O.
Frank Gillis	"	"	"	Inter Falls & Little Falls
M. M. Hales	"	"	"	Beaufort & Golds R.P.O.
C. L. Hance	"	"	"	Cleveland & St. Louis R.P.O.
G. S. Harger	"	"	"	Boston, Spring. & N.Y. R.P.O.
J. H. Haves	"	"	"	Boston & Albany R.P.O.
R. T. Robertson	"	"	"	Newport & Carthage R.P.O.
C. L. Sanford	"	"	"	Salamanca & Chi. W.D. RPO.
C. O. Spalding	"	"	"	Kansas City & Denison R.P.O.
S. O. Strite	"	"	"	Baltimore & Cumberland R.P.O.
J. W. Emerson	"	"	"	Washington & Atlanta R.P.O.
F. H. Furlong	"	"	"	Boston, Spring & N.Y. R.P.O.
G. A. Hill	"	"	"	Davenport & Kansas City RPO
R. L. Harris	"	"	"	St. L. & Little Rock RPO.
W. H. Holler	"	"	"	Omaha & Kansas City RPO.
C. L. Litchfield	"	"	"	Portland & Seaside R.P.O.
E. Palmer	"	"	"	El Paso & Los Ang. W.D. RPO
W. G. Peetrey	"	"	"	Baltimore & Norfolk R.P.O.
G. W. Raltiff, Jr.	"	"	"	Tulsa & Irving R.P.O.
C. E. Shafer	"	"	"	Benton Harbor & Lvl. R.P.O.
C. E. Shaner	"	"	"	New York & Pitts. R.P.O.
Carl Abraham	"	"	"	Portland & Ashland
A. Z. Bonar	"	"	"	Col. & Chi. R.P.O.
G. J. Burch	"	"	"	Atlanta & Birm. R.P.O.
E. E. Heeter	"	"	"	Pitts. & Chi. R.P.O.
W. F. Heim	"	"	"	Buff. & Wash. R3P.O.
W. P. Jacks	"	"	"	Linc. & Billings. E.D. RPO.
F. E. Lansdown	"	"	"	Pitts. & Chi. R.P.O.
W. R. Walker	"	"	"	El Paso & Los Ang. W.D. RPO
J. R. Anglin	"	"	"	Augusta & Tennille R.P.O.
T. P. Ebersole	"	"	"	Chicago & Sioux City R.P.O.
T. F. Falev	"	"	"	New York & Pitts. R.P.O.
R. B. Hamrick	"	"	"	Wash. & Charlotte R.P.O.
R. L. Hassler	"	"	"	St. L. Carbon & Memph. R.P.O.
G. F. Haymond	"	"	"	Wash. & Grafton R.P.O.
F. G. Holtze	"	"	"	Chi. & Minn. R.P.O.
A. M. Jarvis	Railway	Postal	Clerk	Albert Lea & Burl. R.P.O.
Albert Joffray	"	"	"	Baker & Port. R.P.O.
J. R. Murphy	"	"	"	Louisville & St. L. R.P.O.
J. A. Sullivan	"	"	"	Massena & Utica R.P.O.
W. L. Wade	"	"	"	Indianapolis & Vincennes R.P.O.
J. J. Walsh	"	"	"	Athol & Springfield R.P.O.
H. C. Alspach	"	"	"	Wheeling & Cin. R.P.O.
D. Asher	"	"	"	Indianapolis & Vincennes R.P.O.
L. E. Grinter	"	"	"	Kan. City & Tucum. E.D. R.P.O.
J. W. Ludermann	"	"	"	New York & Chi. W.D. R.P.O.
J. A. Park	"	"	"	Chi. Dec. & Quincy R.P.O.
Wm. Paltic	"	"	"	Will. & Spokane W.D. R.P.O.
S. E. Peakham	"	"	"	Spokane & Seattle R.P.O.

Name		Position		Location
J. M. Bahr	Railway	Postal	\mathbf{Clerk}	Boston & New York R.P.O.
W. G. Battles	"	"	"	Bangor & Boston R.P.O.
S. A. Fogle	"	"	"	Wash. & Grafton R.P.O.
W. E. Foster	"	"	"	Wash & Atlanta R.P.O.
E. M. Morton	"	"	"	Chicago & Omaha R.P.O.
D. M. Roth	"	"	"	New York & Pitts. R.P.O.
A. L. Spalding	"	"	"	New York & Chi. W.D. R.P.O.
X. C. Vickery	"	"	"	Ishpem & Chi. R.P.O.
D. B. Wagner	"	"	"	Chic. & Minn R.P.O.
R. C. Whiteman	"	"	"	Chi. Ft. Mad. & Kan. City R.P.O.
A. E. Archer	"	"	"	Omaha & Ogden, E.D. R.P.O.
W. H. Brewer	"	"	"	Alliance & Denver R.P.O.
J. T. Carson	"	"	"	Buffalo & Wash. R.P.O.
W. H. Fisher	"	"	"	Wash. & Montg. R.P.O.
C. H. Gossard	"	"	"	Linwood & Superior R.P.O.
F. Hickey	u	"	"	New York & Chi. E.D.
C. L. Logsdon	u	"	"	Toledo & Charles. R.P.O.
W. F. Middleton	66	"	"	New York & Chi. W.D. R.P.OL
A. W. Morgan	"	"	"	Ishpem. & Chi. R.P.O.
D. W. Sands	"	"	"	Tuscon & Nogales R.P.O.
H. G. Seaman	"	"	"	Kans. City & Silver Spgs. R.P.O.
J. H. Springman	"	"	"	New York & Wash. R.P.O.
C. D. Strickler	"	"	"	Pitts. & Chicago R.P.O.
J. M. Swarr	u	"	"	New York & Pitts. R.P.O.
F. Tattersall	"	"	"	New York & Chi. M.D. R.P.O.
A. L. Thayer	"	"	"	Office. Supt. Cincinnati, O.
C. G. Winquist	"	"	"	Duluth & Thief River R.P.O.
G. H. Fair	Chief Cle	rk, R.N	A.S.	Kansas City, Mo.
A. V. Bollman	Railway	Postal (Clerk	New York & Chi. M.D. R.P.O.
S. A. Bowler	"	"	"	St. Paul & Will. E.D. R.P.O.
O. W. Doolittle	"	"	"	Transfer Office, Corry, Pa.
W. G. Fordyce	"	"	"	Kans. City & Dodge City R.P.O.

OFFICERS AND EMPLOYEES IN THE MOTOR VEHICLE SERVICE.

Name.	Position.	Location.	
Steven G. Shaffer	Dispatcher	Toledo, Ohio.	
	TREASURY DEPARTMENT		

Leonard Magruder	Assayer	in	Charge of	the	Mint	New Orleans, La.
William L. Hill	"	"	"	"	Assay Office	Helena, Mont.
John L. May	"	"	"	"	Assay Office	Salt Lake City, Utah

These persons hold positions which the public interest requires be continuously filled so that the temporary exemptions herein granted are for such period only as is

absolutely necessary to afford time in which to appoint successors to the present incumbents of these positions.

HERBERT HOOVER

THE WHITE HOUSE,

June 30, 1932.

[No. 5874]

Executive Order 5875. June 30, 1932

Executive Order

TEMPORARY EXEMPTION OF PERSONS FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, the following-named persons who have reached the retirement age prescribed for automatic separation from the service, are hereby temporarily exempted from the provisions of that section and continued in the service until August 1, 1932.

Name

William B. Hamilton

William E. Rollins

Department or establishment Treasury Department. Senate Office Building.

These temporary exemptions are made so as to afford the time necessary to determine whether the public interest requires that permanent exemptions be granted.

HERBERT HOOVER

THE WHITE HOUSE,

June 30, 1932.

[No. 5875]

Executive Order 5876. June 30, 1932

Executive Order

COAL LAND RESTORATION, MONTANA No. 87

So much of Executive orders of July 9, 1910, creating Coal Land Withdrawal, Montana No. 1, of February 24, 1911, creating Coal Land Withdrawal, Montana No. 7, and of July 31, 1915, creating Coal Land Withdrawal, Montana No. 11, as affects the lands hereinafter described is hereby revoked:

MONTANA MERIDIAN

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T. 1 N., R. 42 E., secs. 1 to 17, inclusive;
                   sec. 18, lots 2 and 3, SE. 1/2 NW. 1/4, and NE. 1/2 SW. 1/4;
                   secs. 19 to 33, inclusive;
                   sec. 34, N. ½, N. ½ SW. ¼, SE. ¼ SW. ¼, and SE. ¼;
                   sec. 35, all;
                   sec. 36, all.
T. 2 N., R. 42 E., sec.
                         1, all;
                          2, lots 1, 2, 3, and 4, S. ½ N. ½, NE. ½ SW. ½, S. ½
                   sec.
                             SW. 14, and SE. 14;
                   secs. 3 to 9, inclusive;
                   sec. 10, NE. ¼ NE. ¼, S. ½ NE. ¼, W. ½, and SE. ¼;
                   secs. 11 to 36, inclusive.
T. 3 N., R. 42 E., all.
T. 4 N., R. 42 E., all.
T. 1 N., R. 43 E., secs. 1 to 21, inclusive;
                   sec. 22, NE. ¼, NE. ¼ NW. ¼, S. ½ NW. ¼, and S. ½;
                   secs. 23 to 36, inclusive.
T. 2 N., R. 43 E., secs. 1 to 3, inclusive;
                          4, lots 1, 3, and 4, SE. 1/2 NE. 1/4, S. 1/2 NW. 1/4, and S. 1/4;
                   secs. 5 to 36, inclusive.
T. 3 N., R. 43 E., all.
T. 4 N., R. 43 E., all.
T. 1 N., R. 44 E., all.
T. 2 N., R. 44 E., all.
T. 3 N., R. 44 E., all.
T. 4 N., R. 44 E., all.
T. 1 N., R. 45 E., secs. 1 to 9, inclusive;
                   sec. 10, N. ½, N. ½ SW. ¼, SE. ¼ SW. ¼, and SE. ¼;
                   secs. 11 to 36, inclusive.
T. 2 N., R. 45 E., secs. 1 to 11, inclusive;
                   sec. 12, S. ½ N. ½ and S. ½;
                   secs. 13 to 27, inclusive;
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T. 2 N., R. 45 E., sec. 28, S. ½ NE. ¼, W. ½, and SE. ¼;
                   secs. 29 to 31, inclusive;
                   sec. 32, W. ½ NE. ¼, SE. ¼ NE. ¼, W. ½, and SE. ¼;
                   sec. 33, all;
                        34, N. ½, E. ½ SW. ¼, and SE. ¼;
                   sec. 35, all;
                   sec. 36, all.
T. 3 N., R. 45 E., all.
T. 4 N., R. 45 E., secs.
                         1 to 5, inclusive;
                          6, lots 1, 2, 3, 4, 5, and 6, S. ½ NE. ½, SE. ½ NW. ½,
                   sec.
                             NE. 1/4 SW. 1/4, and SE. 1/4;
                          7 to 36, inclusive.
                   secs.
T. 1 N., R. 46 E., all.
T. 2 N., R. 46 E., all.
T. 3 N., R. 46 E., secs.
                        1 to 23, inclusive;
                   sec. 24, N. ½ NE. ¼, SE. ¼ NE. ¼, W. ½, NE. ¼ SE. ¼, and
                             SW.. 1/4 SE. 1/4;
                   secs. 25 to 36, inclusive.
T. 1 N., R. 47 E., all.
T. 2 N., R. 47 E., secs. 1 to 7, inclusive;
                          8, N. ½, N. ½ S. ½, SW. ¼ SW. ¼, and SE. ¼ SE. ¼;
                   secs. 9 to 19, inclusive;
                   sec. 20, W. ½ NE. ¼, SE. ¼ NE. ¼, W. ½, and SE. ½;
                   secs. 21 to 36, inclusive.
T. 3 N., R. 47 E., secs. 1 to 29, inclusive;
                   sec. 30, lots 1, 3, and 4, E. ½, and E. ½ W. ½;
                   secs. 31 to 36, inclusive.
T. 1 N., R. 48 E., secs. 1 to 25, inclusive;
                   sec. 26, N. ½, N. ½ SW. ¼, SE. ¼ SW. ¼, and SE. ¼;
                   secs. 27 to 36, inclusive.
T. 2 N., R. 48 E., all.
T. 3 N., R. 48 E., all.
T. 4 N., R. 48 E., all.
T. 3 N., R. 49 E., all.
T. 4 N., R. 49 E., all.
T. 5 N., R. 49 E., all.
T. 1 S., R. 42 E., secs. 1 to 18, inclusive.
T. 1 S., R. 43 E., secs.
                         1 to 5, inclusive;
                         6, lots 1, 2, 3, 4, 5, 6, and 7, S. ½ NE. ¼, SE. ¼
                             NW. ¼, E. ½ SW. ¼, W. ½ SE. ½, and SE. ½ SE. ½;
                   secs. 7 to 18, inclusive.
T. 1 S., R. 44 E., all.
T. 2 S., R. 44 E., all outside Cheyenne River Indian Reservation except lot 5,
                               sec. 10.
T. 1 S., R. 45 E., all.
T. 1 S., R. 47 E., all.
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T. 1 S., R. 48 E., all. T. 3 S., R. 48 E., all.

HERBERT HOOVER

THE WHITE HOUSE,

June 30, 1932.

[No. 5876]

Executive Order 5877. July 5, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

COLORADO

It is hereby ordered that Executive Order No. 4958, dated September 7, 1928, which withdrew the public lands in T. 1 N., R. 75 W., sixth principal meridian, Colorado, pending resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), and subject to valid rights, that the above-described lands, if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, for a period of 91 days beginning with the date of the official filing of the plat of resurvey, by qualified ex-service men for whose service recognition is granted by the resolution, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

July 5, 1932.

[No. 5877]

1267

Executive Order 5878. July 6, 1932

Executive Order

RENTAL AND SUBSISTENCE ALLOWANCES OF OFFICERS

Pursuant to authority contained in sections 5 and 6 of the act of Congress of June 10, 1922 (42 Stat. 625, 628), the following rates are hereby announced as effective for the fiscal year ending June 30, 1933, for the rental and subsistence allowances of officers of the various services entitled thereto:

For one subsistence allowance, 52 cents per day. For the rental allowance for one room, \$18 per month.

HERBERT HOOVER

THE WHITE HOUSE, July 6, 1932.

[No. 5878]

Executive Order 5879. July 7, 1932

Executive Order

APPOINTMENT OF MRS. A. BLONDELL HOWE

Mrs. A. Blondell Howe may be appointed to a clerical position in the Internal Revenue Bureau of the Treasury Department without compliance with the rules of the Civil Service Commission.

Mrs. Howe is the widow of Wyman R. Howe who served in the Treasury as telegrapher and assistant supervisor of the Internal Revenue Bureau Telegraph Office from January 10, 1918, to the date of his death, November 4, 1930. Mr.

Howe's death left his widow with four young children without adequate means of support.

This order is recommended by the Secretary of the Treasury.

HERBERT HOOVER

THE WHITE HOUSE,

July 7, 1932.

[No. 5879]

Executive Order 5880. July 9, 1932

Executive Order

DELIMITING CANAL ZONE JUDICIAL DISTRICTS

Section I. By virtue of the authority vested in me by law, Section I of Executive Order No. 1898, of March 12, 1914, relating to the Canal Zone judiciary, as amended by Executive Orders No. 3965, of February 26, 1924, and No. 5704, of September 2, 1931, is hereby amended so that in addition to the area now included in the Balboa Division of the District Court of the Canal Zone there shall be included in that division the following additional area:

A strip of land 200 ft. in width, extending 62.5 ft. from the center line of the Madden Road on its eastern boundary and 137.5 ft. from the center line of the Madden Road on its western boundary, containing an area of 105.8 acres or 42.81 hectares, as shown on Panama Canal Drawing No. X-2005-33, Sheet 1, Revised, the description of the said center line being as follows:

Beginning at the intersection of the located center line of the Madden Road and the Canal Zone-Republic of Panama 5-mile boundary line, said point being located N. 29° 20′ W. a distance of 168.04 ft. along said boundary line from boundary monument No. 65, the geodetic position of boundary monument No. 65 being latitude N. 9° 07′ plus 3,948.8 ft. and longitude 79° 37′ plus 1,174.6 ft.; thence N. 43° 10′ E. a distance of 541.1 ft. to station 324 plus 06.65 ft.; thence on a 3° curve to the left, a distance of 347.2 ft. to station 327 plus 53.9 ft.; thence N. 32° 45′ E., a distance of 656.8 ft. to station 334 plus 10.7 ft.; thence on a 3° curve to the left a distance of 455.55 ft. to station 338 plus 66.25 ft.; thence N. 19° 05′ E. a distance of 1,135.70 ft. to station 350 plus 01.95 ft.; thence on an 8° curve to the left a distance of 650.7 ft. to station 356 plus 52.7 ft.; thence N. 32° 58′ W. a distance of 636.0 ft. to station 362 plus 88.7 ft.; thence on a 10° curve to the right a distance of 227.3 ft. to station 365

plus 16.0 ft.; thence N. 10° 14' W. a distance of 314.5 ft. to station 368 plus 30.5 ft.: thence on a 5° curve to the left a distance of 178.7 ft. to station 370 plus 09.2 ft.: thence N. 19° 10' W. a distance of 4,250.1 ft. to station 412 plus 59:3 ft.; thence on a 5° curve to the right a distance of 720.7 ft. to station 419 plus 80.0 ft.; thence N. 16° 52' E. a distance of 1,664.3 ft. to station 436 plus 44.3 ft.; thence on a 5° curve to the left a distance of 597.7 ft. to station 442 plus 42.0 ft.; thence N. 13° 01' W. a distance of 543.8 ft. to station 447 plus 85.8 ft.; thence on a 5° curve to the right a distance of 770.7 ft. to station 455 plus 56.5 ft.; thence N. 25° 31' E. a distance of 1.492.2 ft. to station 470 plus 48.7 ft.; thence on a 5° curve to the right a distance of 808.0 ft. to station 478 plus 56.7 ft.; thence N. 65° 55' E. a distance of 281.8 ft. to station 481 plus 38.5 ft.; thence on an 8° curve to the left a distance of 446.4 ft. to station 485 plus 84.9 ft.; thence N. 30° 12' E. a distance of 479.6 ft. to station 490 plus 64.5 ft.: thence on a 5° curve to the left a distance of 329.4 ft. to station 493 plus 93.9 ft.; thence N. 13° 44' E. a distance of 1,639.9 ft. to station 510 plus 33.8 ft.; thence on a 5° curve to the left a distance of 832.3 ft. to station 518 plus 66.1 ft.; thence N. 27° 53′ W. a distance of 483.9 ft. to station 523 plus 50.0 ft.; thence on an 8° curve to the right a distance of 469.6 ft. to station 528 plus 19.6 ft.; thence N. 9° 41' E. a distance of 1,697.6 ft. to station 545 plus 17.2 ft.; thence on a 10° curve to the left a distance of 451.7 ft. to station 549 plus 68.9 ft., which is the intersection of the Madden Road center line with the boundary line of the additional land acquired by the United States on the left bank of the Rio Chagres in the vicinity of the Madden (All bearings are true bearings.)

Section II. The area hereinabove described is that in which jurisdiction was ceded to the Government of the United States by the Government of the Republic of Panama, in Decree No. 43 of October 27, 1928, during the period of construction of the Madden Dam.

Section III. This order shall take effect from and after the date hereof and shall be in force so long as the Government of the United States exercises jurisdiction in the area herein described.

HERBERT HOOVER

THE WHITE HOUSE,

July 9, 1932.

[No. 5880]

Executive Order 5881. July 9, 1932

Executive Order

FURTHER TEMPORARY EXEMPTION OF CERTAIN PERSONS FROM COMPUL-SORY RETIREMENT FOR AGE IN ORDER TO AFFORD TIME FOR FILLING VACANCIES

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, the following-named persons who have reached the retirement age prescribed for automatic separation from the service and who were temporarily exempted from the provisions of that section and continued in the service until July 10, 1932, by Executive order dated June 30, 1932 (No. 5874), are hereby further temporarily exempted from the provisions of that section and continued in the service until August 1, 1932:

Name
William L. Hill
John Lewis May
Leonard Magruder

These persons hold positions which the public interest requires be continuously filled, and the additional temporary exemptions herein granted are for such period only as is absolutely necessary to afford time in which to appoint successors to the present incumbents of these positions.

HERBERT HOOVER

Department

Treasury

"

THE WHITE HOUSE,

July 9, 1932.

[No. 5881]

Executive Order 5882. July 9, 1932

Executive Order

ROGUE RIVER NATIONAL FOREST

OREGON

In order to avoid the confusion growing out of a similarity of names of the Crater Lake National Park and the Crater National Forest, in the State of Oregon, it is hereby ordered that the name of the "Crater National Forest" be changed to "Rogue River National Forest."

HERBERT HOOVER

THE WHITE HOUSE,

July 9, 1932.

[No. 5882]

Executive Order 5883. July 11, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

COLORADO

It is hereby ordered that Executive Order No. 5109, dated May 13, 1929, which withdrew with other lands, the public lands in Tps. 10 and 11 N., R. 85 W., sixth principal meridian, Colorado, pending resurveys, be, and the same is hereby, revoked as to said townships.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), that, subject to valid rights, the unreserved public lands in said T. 10 N., R. 85 W., if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, by qualified ex-service men for

whose service recognition is granted by the resolution, for a period of 91 days beginning with the date of the official filing of the plat of resurvey of the said township, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the released land by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE, July 11, 1932.

[No. 5883]

Executive Order 5884. July 11, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

WYOMING

It is hereby ordered that Executive Order No. 4608, dated March 10, 1927, which withdrew, with other lands, the public lands in T. 46 N., R. 91 W., sixth principal meridian, Wyoming, pending resurvey, be, and the same is hereby, revoked as to said township.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), and subject to valid rights, that the above-described lands, if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, for a period of 91 days beginning with the date of the official filing of the plat of resurvey, by qualified ex-service men for whose service recognition is granted by the resolution, and thereafter to appropriation by the general public under any public land law applicable thereto.

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Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

July 11, 1932.

[No. 5884]

Executive Order 5885. July 12, 1932

Executive Order

MENDOCINO NATIONAL FOREST

CALIFORNIA

The name of the California National Forest, in the State of California, is hereby changed from "California National Forest" to "Mendocino National Forest," in order to avoid the confusion growing out of the State and a national forest therein having the same name.

HERBERT HOOVER

THE WHITE HOUSE,

July 12, 1932.

[No. 5885]

Executive Order 5886. July 12, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

WYOMING

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat., 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 28 N., R. 115 W.; Tps. 26, 27, and 28 N., Rs. 116, 117, and 118 W., of the sixth principal meridian, Wyoming, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, July 12, 1932.

[No. 5886]

Executive Order 5887. July 14, 1932

Executive Order

Administrative Furloughs

In pursuance of the provisions of section 216 of Part II, Title II, of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, which reads as follows:

"SEC. 216. In order to keep within the appropriations made for the fiscal year 1933, the heads of the various executive departments and independent establish-

ments of the United States Government and the municipal government of the District of Columbia are hereby authorized and directed to furlough, without pay, such employees carried on their respective rolls, such time as in their judgment is necessary to carry out said purpose without discharging such employees, the higher salaried to be furloughed first whenever possible without injury to the service: *Provided*, That rules and regulations shall be promulgated by the President with a view to securing uniform action by the heads of the various executive departments and independent Government establishments in the application of the provisions of this section."

the following regulations are hereby prescribed:

- (1) Where an appropriation for a given activity, after deducting the amount to be impounded for compulsory furlough, is insufficient to an extent which ordinarily would require the dismissal of employees, the head of the department or establishment concerned will, in lieu of such dismissals, furlough employees, without pay, for such periods as are necessary to avoid a deficit in the appropriation and without discharging employees who are qualified to perform the class of work which is to be continued. The higher-salaried employees will be furloughed first whenever possible without injury to the service. Subject to this condition, the total period of furlough under the provisions of this section will, so far as practicable and with due regard to the efficiency of the service, be uniformly distributed among the employees. This, however, will not be construed as requiring the transfer of employees from one post of duty to another for the sole purpose of shortening the period of furlough of such employees.
- (2) Furloughs under section 216 will be restricted to the utmost degree possible and invoked only where absolutely necessary to keep within the appropriations for the fiscal year 1933. In determining such necessity, consideration will be given to all possible means of avoiding furloughs, such as the transfer of qualified employees from one appropriation roll to another, the possibility of transfer of appropriations under section 317 of the same act, and such administrative economies as may be possible in other items.

HERBERT HOOVER

THE WHITE HOUSE,

July 14, 1932.

[No. 5887]

Executive Order 5888. July 16, 1932

Executive Order

REGULATING THE TRANSPORTATION OF LIQUORS OVER THE HIGHWAYS AND WATERWAYS OF THE CANAL ZONE

By virtue of the authority vested in me by an act entitled "AN ACT To provide for the transportation of liquors under seal through the Canal Zone," approved July 5, 1932, and reading as follows:

"Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 20 of the National Prohibition Act is hereby amended by adding after the proviso therein the following additional proviso: 'And provided further, That this section shall not apply to the transportation of liquor, under seal, in transit to and from points outside the Canal Zone over the highways or waterways of the Canal Zone under regulations to be prescribed by the President, when such liquor is not destined for use or consumption or final delivery in the Canal Zone,'"

I hereby establish the following Executive order for the Canal Zone, effective from and after the date of this order, regulating the transportation of liquors under seal in transit to and from points outside of the Canal Zone over the highways or waterways of the Canal Zone when such liquor is not destined for use or consumption or for final delivery in the Canal Zone:

- 1. Each shipment of such liquors shall be accompanied at all times by a certificate by proper Panaman authority showing that the liquors concerned are in transit through the Canal Zone, giving the name of consignor and consignee, and specifying the point of origin and point of destination outside of the Canal Zone and the United States and all territory under the jurisdiction of the United States.
- 2. The outside containers of such liquors, whether boxes, barrels, kegs, cases, or other containers, shall be sealed by the official issuing the above certificate in such manner that no part of the contents can be removed without breaking such seals, and such containers and liquors shall remain under seal while passing through Canal Zone territory.
- 3. The certificate covering such liquors in transit through the Canal Zone must be exhibited upon demand to the proper officers or officials of the Canal Zone.
- 4. The transit must be continuous, and no such liquor in transit shall be permitted to remain within the Canal Zone.

Executive Orders

5. The Governor of the Panama Canal is hereby authorized to prescribe from time to time rules and regulations to carry out this order.

HERBERT HOOVER

THE WHITE HOUSE,

July 16, 1932.

[No. 5888]

Executive Order 5889. July 16, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR USE IN CONNECTION WITH SAN CARLOS INDIAN IRRIGATION PROJECT, ARIZONA

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that the following-described tracts of public lands in New Mexico be, and they are hereby, withdrawn from settlement, location, sale, or entry, except as provided in said acts, for use in connection with the San Carlos Indian Irrigation Project, subject to any valid rights or claims initiated prior to the date hereof:

NEW MEXICO PRINCIPAL MERIDIAN

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T. 18 S., R. 17 W., sec.
                           5, all;
                          6, E. ½;
                    sec.
                          7, all;
                    sec.
                          8, N. ½;
                    sec. 18, N. ½ and SW. ¼.
T. 18 S., R. 18 W., sec. 12, E. 1/2;
                    secs. 13 to 23 inclusive, all;
                    sec. 24, N. ½;
                    sec. 26, N. ½;
                    secs. 27 to 32 inclusive, all;
                    sec. 33, E. ½ NE. ½, NW. ½ NE. ½, NE. ½ NW. ½, W. ½
                             NW. 14, SW. 14 and NE. 14 SE. 14;
                    sec. 34, N. ½, N. ½ SW. ¼, SE. ½ SW. ¼, and SE. ½;
                    sec. 35, all.
                           4, all;
T. 19 S., R. 18 W., sec.
                    sec.
                           5, all;
                    sec.
                           6, all;
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sec. 7, N. ½ N. ½, SW. ¼ SW. ¼, and SE. ¼ SE. ½; sec. 8, all.

T. 18 S., R. 19 W., secs. 13, 24, 25, 29, 32 to 36 inclusive, all.

T. 19 S., R. 19 W., secs. 1 to 5 inclusive, 8 to 12 inclusive, 15 to 22 inclusive, 30, and 31, all.

T. 19 S., R. 20 W., secs. 7 to 24 inclusive, all.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, July 16, 1932.

[No. 5889]

Executive Order 5890. July 16, 1932

Executive Order

PARTIAL REVOCATION OF WITHDRAWAL OF PUBLIC LANDS CALIFORNIA

It is hereby ordered that Executive Order No. 4652, dated May 18, 1927, with-drawing certain lands in California and Nevada for use by the Department of Commerce as air-mail beacon sites and landing fields, is hereby revoked in so far as it affects the NW. ½ sec. 20, T. 9 N., R. 2 W., San Bernardino meridian, California.

HERBERT HOOVER

THE WHITE House,

July 16, 1932.

[No. 5890]

Executive Order 5891. July 16, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR CLASSIFICATION

OREGON

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848; U. S. Code, title 43, sec. 141), as amended by the act of August 24, 1912 (37 Stat. 497; U. S. Code, title 43, sec. 142), and subject to the conditions therein expressed and valid existing rights, it is hereby ordered that the public lands within the following-described areas in the State of Oregon be, and the same are hereby, temporarily withdrawn for classification as to their suitability for migratory bird refuge purposes:

WILLAMETTE MERIDIAN

T. 27 S., R. 29 E., sec. 14, W. 1/4 SW. 1/4;

sec. 23, NW. ¼ NW. ¼, S. ½ NW. ¼, SW. ¼, NW. ¼ SE. ¼,

and S. ½ SE. ¼;

sec. 25, SW. ¼ NE. ¼, NW. ¼ NW. ¼, S. ½ NW. ¼, and S. ½.

T. 27 S., R. 29½ E., sec. 29, S. ½ of S. ½;

sec. 30, lot 5;

sec. 32, NE. 1/4;

sec. 33, NW. 1/4 SW. 1/4 and S. 1/2 SW. 1/4;

sec. 36, SE. ¼ NE. ¼, NE. ¼ SE. ¼, and SW. ¼ SE. ¼.

T. 28 S., R. 29 % E., sec. 1 lots 1 to 9, inclusive;

sec. 2, lots 1, 2, 7, 8, 9, and 10.

T. 26 S., R. 30 E., north of Harney Lake,

sec. 26, S. ½;

sec. 27, all not included in Lake Malheur Reservation;

sec. 28, all not included in such reservation;

sec. 29, all not included in such reservation;

sec. 30, all not included in such reservation;

sec. 31, all not included in such reservation;

sec. 35, all not included in such reservation.

T. 27 S., R. 30 E., sec. 3, SE. 1/2 SW. 1/2 and S. 1/2 SE. 1/4;

sec. 8, lots 2 and 3;

sec. 17, all not included in Lake Malheur Reservation;

sec. 18, SE. ¼ SE. ¼;

sec. 19, NE. ¼ NE. ¼, S. ½ NE. ¼, and SE. ¼ SW. ¼;

sec. 20, lots 1 to 8, inclusive, and SE. 1/4 NE. 1/4;

sec. 30, lots 3 and 4, and E. ½ W. ½.

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T. 26 S., R. 31 E., north of Harney Lake,
                     sec. 31, NW. 1/4 SE. 1/4.
T. 26 S., R. 31 E., south of Malheur Lake,
                     sec. 30, lots 3, 6, 7;
                     sec. 32, SW. ¼ NW. ¼ and S. ½ S. ½.
T. 25 S., R. 32 E., sec. 33, NW. 1/4 SW. 1/4.
T. 26 S., R. 32 E., north of Malheur Lake,
                     sec. 6, N. ½ SE. ½.
T. 26 S., R. 32 E.,
                     south of Malheur Lake,
                     sec. 14, SE. 1/4 SE. 1/4;
                     sec. 22, lot 7;
                     sec. 27, lot 3 and SE. 1/4 NE. 1/4.
T. 27 S., R. 32 E., sec. 4, lot 1, SE. 1/4 NE. 1/4, NE. 1/4 SE. 1/4, and S. 1/4 SE. 1/4;
                     sec. 5, lot 2 and NE. 1/2 SW. 1/4.
T. 25 S., R. 32 ½ E., sec. 24, lots 2 and 7.
T. 25 S., R. 33 E., sec. 20, lots 4 and 5;
                     sec. 21, lot 1 and NW. 1/4 SW. 1/4;
                     sec. 27, lots 3 and 6, N. ½ NW. ¼, and SE. ¼ NW. ¼;
                     sec. 28, all of W. 1/2 and SE. 1/4 not in Lake Malheur Reser-
                              vation.
T. 26 S., R. 33 E., sec. 3, lots 1, 2, 4, and 10, and SW. 1/4 SE. 1/4;
                     sec. 10, W. ½ NE. ¼;
                     sec. 14, lots 1 to 6, inclusive;
                     sec. 15, SW. ¼ NW. ¼, SW. ¼, W. ½ SE. ¼, and SE. ¼ SE. ¼;
                     sec. 16, all not included in Lake Malheur Reservation;
                     sec. 17, lots 1, 2, 5, and 6, and E. ½ SE. ½;
                     sec. 18, lots 1 and 9, and SW. 1/4 SE. 1/4;
                     sec. 20, lots 1 to 5, inclusive, and SW. 1/4 NE. 1/4;
                     sec. 21, lots 4 and 5, NE. 1/4, N. 1/2 NW. 1/4, and SE. 1/4
                              NW. 1/4;
                     sec. 22, all;
                     sec. 23, lots 1 and 2, and NE. 1/4 NW. 1/4.
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This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

July 16, 1932.

[No. 5891]

Executive Order 5892. July 20, 1932

Executive Order

TRANSFER OF RADIO DIVISION OF THE DEPARTMENT OF COMMERCE TO THE FEDERAL RADIO COMMISSION

WHEREAS, sections 511 to 514, inclusive, of the act of Congress entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, provides:

"Sec. 511. The President is authorized, by Executive order, to transfer the duties, powers, and functions of the Radio Division of the Department of Commerce to the Federal Radio Commission, and upon the issuance of such order—

(a) the Radio Division shall be abolished;

(b) all records and property, including office furniture and equipment, of the division, shall be transferred to the Federal Radio Commission; and

(c) such of the officers and employees of the division, as, in the judgment of the President, are indispensable to the efficient operation of the Federal Radio Commission, shall be transferred to such commission and all officers and employees of the division and commission not indispensable to the service shall be dismissed.

"Sec. 512. Any transfer of officers or employees under Section 511 shall be without changes in classification or compensation, but the President is authorized to make such changes in the titles, designations, and duties of such officers and employees as he may deem necessary to carry out the provisions of sections 511 to 514, inclusive, of this title.

"Sec. 513. (a) All orders, determinations, rules, or regulations made or issued by the Department of Commerce in respect of the Radio Division, or by the Radio Division, and in effect at the time of such transfer, shall continue in effect to the same extent as if such transfer had not been made, until modified, superseded, or repealed by the Federal Radio Commission.

(b) All provisions of law relating to the Radio Division shall continue in force with respect to the Federal Radio Commission, in so far as such provisions of law are not inconsistent with the provisions of section 511 or 512.

"Sec. 514. Such parts of appropriations and unexpended balances of appropriations available for expenditure by the Radio Division as the President deems necessary shall be available for expenditure by the Federal Radio Commission in the same manner as if such commission had been named in the laws providing for such appropriations, and the remainder of such appropriations and such unexpended balances shall not be expended but shall be impounded and returned to the Treasury."

NOW, THEREFORE, by virtue of the authority vested in me by said law, the Radio Division of the Department of Commerce is hereby abolished and the duties, powers, and functions of or in respect of said division, together with all officers and employees thereof, all records, papers, and public property of or pertaining thereto, are hereby transferred to the Federal Radio Commission, and all parts of appropriations and unexpended balances of appropriations available for expenditure by the Department of Commerce for or on behalf of the Radio Division of the Department of Commerce are hereby transferred to the Federal Radio Commission. The Federal Radio Commission is hereby authorized and directed to dismiss officers and employees not indispensable to the service, to make such changes in the titles, designations, and duties of said officers and employees as it may deem necessary, and to return to the Treasury all appropriations or unexpended balances thereof not necessary to the maintenance of said commission.

HERBERT HOOVER

THE WHITE HOUSE,

July 20, 1932.

No. 58921

Executive Order 5893. July 26, 1932

Executive Order

APPOINTMENT OF MR. LAMAR COSTELLO

Mr. Lamar Costello may be appointed to the position of Supervisor of Detentions at \$3,000 per annum in the Immigration Service at Ellis Island, N. Y., without regard to the requirements of the civil-service rules. On account of his military training and other qualifications, Mr. Costello is particularly fitted for this position.

This order is issued upon the recommendation of the Secretary of Labor.

HERBERT HOOVER

THE WHITE HOUSE, July 26, 1932.

[No. 5893]

Executive Order 5894. July 26, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

COLORADO

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in Tps. 35, 36, and 37 N., Rs. 5 and 6 E. of the New Mexico principal meridian, Colorado, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

July 26, 1932.

[No. 5894]

Executive Order 5895. July 26, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

FLORIDA

It is hereby ordered that Executive Order No. 5030, dated January 18, 1929, which withdrew the public lands in Tps. 14 and 15 S., R. 25 E., Tallahassee meridian, Florida, pending resurvey, be, and the same is hereby, revoked.

HERBERT HOOVER

THE WHITE HOUSE, July 26, 1932.

[No. 5895]

Executive Order 5896. July 29, 1932

Executive Order

EXEMPTION OF PERSONS FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, the following-named persons who have reached the retirement age prescribed for automatic separation from the service are hereby exempted from the provisions of that section:

Name
Millard J. Moore
Frank C. Skinner
Joseph A. Hill
Jasper S. Bilby
Timothy W. Stanton
Joseph Michaelson

Department or Establishment
Department of Commerce
"
"

" " "
Department of the Interior

Navy Department

Executive Orders

Name

William McLean Edgar Wommack William A. Newcome Sydney Y. Smith George O. Von Nerta Joseph D. Nevius George W. Ashworth William D. Heins Thomas H. Carroll Henry B. Shuman William B. Hamilton George W. Koonce Francis A. Sebring Frank H. Cole Coates W. Shoemaker William E. Rollins

Department or Establishment

Navy Department

Department of State

Treasury Department

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War Department District of Columbia Smithsonian Institution

Senate Office Building

The foregoing persons were temporarily exempted from the provisions of section 204 of the act above mentioned by Executive Orders Nos. 5873 and 5875 of June 30, 1932.

HERBERT HOOVER

THE WHITE HOUSE,

July 29, 1932.

[No. 5896]

Executive Order 5897. July 30, 1932

Executive Order

TEMPORARY EXEMPTION OF WILLIAM BERTRAND ACKER FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, William Bertrand Acker, Chief Clerk, Department of the Interior, who has reached the retirement age prescribed for automatic separation from the service and who was temporarily exempted from the provisions of that section and continued in the service until August 1, 1932, by Executive Order No. 5873, dated June 30, 1932,

is hereby given a further temporary exemption and continued in the service until November 1, 1932.

HERBERT HOOVER

THE WHITE HOUSE, July 30, 1932.

[No. 5897]

Executive Order 5898. August 2, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS IN AID OF LEGISLATION

ARIZONA

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that the following-described lands in the State of Arizona be, and they are hereby, temporarily withdrawn from settlement, location, sale, or entry, subject to any prior valid existing claim initiated under the public land laws, by settlement or otherwise, and subject to the conditions of said acts, in aid of contemplated legislation that may enable the State of Arizona to secure, for the use of the University of Arizona, such of the withdrawn lands as are not subject to prior valid claims, and as may be needed for the purpose sought, the withdrawal to remain in full force and effect until the enactment of the contemplated legislation, or until revocation of the withdrawal by Executive order:

All of secs. 11, 14, 22, 28, and E. ½ sec. 21, T. 14 S., R. 16 E., Gila and Salt River meridian, Arizona.

HERBERT HOOVER

THE WHITE HOUSE,

August 2, 1932.

No. 5898

Executive Order 5899. August 2, 1932

Executive Order

Public Water Restoration No. 73

WYOMING

So much of Executive order of April 19, 1912, creating Public Water Reserve No. 2, Wyoming No. 1, as affects the land hereinafter listed is hereby revoked, and all such land not otherwise reserved or withdrawn is hereby restored to the public domain and shall become subject to disposition under the laws applicable thereto upon such date and after such notice as may be hereafter determined and announced.

Sixth Principal Meridian
T. 14 N., R. 89 W., sec. 11, E. ½ E. ½;
sec. 12, NW. ½ SW. ½.

HERBERT HOOVER

THE WHITE HOUSE,

August 2, 1932.

[No. 5899]

Executive Order 5900. August 10, 1932

Executive Order

WITHDRAWAL OF PUBLIC LAND FOR CLASSIFICATION

OREGON

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that the public land hereinafter described, in the State of Oregon, be, and the same is hereby, temporarily withdrawn for classification and in aid of legislation, subject to valid existing rights and subject to the conditions of the aforesaid acts:

Herbert Hoover, 1929-1933

WILLAMETTE MERIDIAN T. 17 S., R. 13 E., sec. 27, SW. ½ SW. ½ SW. ½.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

August 10, 1932.

[No. 5900]

Executive Order 5901. August 18, 1932

Executive Order

AMENDMENT OF SCHEDULE A, SUBDIVISION IX, OF THE CIVIL SERVICE RULES

Schedule A, Subdivision IX, Department of Agriculture, is hereby amended in paragraph 6, to except from the requirement of examination one assistant instead of two, in the Office of the Secretary of Agriculture, by changing the phraseology of paragraph 6, to read as follows:

6. One assistant to the Secretary in the Office of the Secretary of Agriculture.

The effect of this amendment will be to include the position of one assistant with its incumbent in the classified competitive service.

HERBERT HOOVER

THE WHITE HOUSE,

August 18, 1932.

[No. 5901]

Executive Order 5902. August 18, 1932

Executive Order

Public Water Reserve No. 145

CALIFORNIA

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848), entitled "AN ACT To authorize the President of the United States to make withdrawals of public lands in certain cases," as amended by act of Congress approved August 24, 1912 (37 Stat. 497), it is hereby ordered that the lands hereinafter described be, and the same are hereby, in so far as title thereto remains in the United States, withdrawn from settlement, location, sale, or entry, and reserved for municipal water-supply purposes:

SAN BERNARDINO MERIDIAN

```
T. 3 S., R. 3 E., sec. 10, N. ½;
                    sec. 12, all.
T. 2 S., R. 4 E., sec. 10, all;
                    sec. 20, all;
                    sec. 24, NE. 1/4 (fractional).
T. 2 S., R. 5 E., sec. 34, all.
T. 3 S., R. 5 E., sec. 2, N. ½ (fractional), N. ½ SW. ¼, SE. ¼ SW. ¼, SE. ½;
                    sec. 12, all.
T. 3 S., R. 6 E., sec. 22, all;
                    sec. 26, all.
T. 4 S., R. 7 E., sec. 10, all;
                    sec. 12, all;
                    sec. 14, all;
                    sec. 24, all.
T. 4 S., R. 8 E., sec. 18, all;
                    sec. 20, all;
                    sec. 28, all;
                    sec. 34, all.
T. 5 S., R. 9 E., sec. 18 (fractional), all;
                    sec. 20, all.
T. 6 S., R. 10 E., sec. 12, all.
T. 6 S., R. 11 E., sec. 8, all;
                    sec. 10, all.
T. 5 S., R. 13 E., sec. 28, all;
                    sec. 30, all;
                    sec. 34, all.
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T. 5 S., R. 14 E., sec. 26, all;
sec. 30, all;
sec. 34, all.

T. 6 S., R. 14 E., sec. 6, all.

T. 5 S., R. 15 E., sec. 11, all;
sec. 15, N. ½ SW. ¼, N. ½ SE. ¼, SE. ½ SE. ½;
sec. 17, all;
sec. 25, all;
sec. 26, S. ½;
sec. 33, N. ½, SW. ¼ SW. ½;
sec. 34, all.
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HERBERT HOOVER

THE WHITE HOUSE,

August 18, 1932.

[No. 5902]

Executive Order 5903. August 18, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR CLASSIFICATION

NEVADA

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848; U. S. Code, title 43, sec. 141), as amended by the act of August 24, 1912 (37 Stat. 497; U. S. Code, title 43, sec. 142), and subject to the conditions therein expressed, and to valid existing rights and an existing stock-driveway withdrawal, it is hereby ordered that the public lands within the following-described area in Nevada be, and the same are hereby, temporarily withdrawn for classification as to their suitability for migratory-bird refuge purposes:

MOUNT DIABLO MERIDIAN

- T. 6 N., R. 55 E., unsurveyed, what will probably be when surveyed, secs. 1, 2, 11, and 12.
- T. 7 N., R. 55 E., unsurveyed, what will probably be when surveyed, secs. 1, 2, 3; secs. 10 to 16, inclusive; secs. 22 to 26, inclusive; and secs. 35 and 36.

- T. 8 N., R. 55 E., secs. 1, 11, 12, and 13; sec. 14, NE. ½, NE. ½ NW. ½, S. ½ SW. ½, and SE. ½; secs. 22 to 27, inclusive, and secs. 34, 35, and 36.
- T. 9 N., R. 55 E., unsurveyed, what will probably be when surveyed, sec. 36.
- T. 6 N., R. 56 E., secs. 1 to 13, inclusive;
 - sec. 14, N. ½, N. ½ SW. ¼, SW. ¼ SW. ¼, N. ½ SE. ¼, and SE. ¼ SE. ¼;
 - sec. 15, all.
- T. 7 N., R. 56 E., all.
- T. 8 N., R. 56 E., all.
- T. 9 N., R. 56 E., sec. 25, and secs. 31 to 36, inclusive.
- T. 6 N., R. 57 E., unsurveyed, what will probably be when surveyed, secs. 3 to 9, inclusive; secs. 16, 17, and 18.
- T. 7 N., R. 57 E., sec. 2, NW. ¼, secs. 3 to 10, inclusive; secs. 15 to 22, inclusive; secs. 27 to 34, inclusive; and unsurveyed, what will probably be when surveyed, sec. 1, NE. ¼ and S. ½ sec. 2, secs. 11, 12, 14, and 23.
- T. 8 N., R. 57 E., secs. 1 to 11, inclusive; NW. ½ sec. 12; secs. 14 to 23, inclusive; secs. 26 to 35, inclusive; and unsurveyed, what will probably be when surveyed, NE. ½ and S. ½ sec. 12; secs. 13, 24, 25, and 36.
- T. 9 N., R. 57 E., secs. 31 to 36, inclusive.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

August 18, 1932.

[No. 5903]

Executive Order 5904. August 18, 1932

Executive Order

WITHDRAWAL OF LAND FOR USE OF THE NAVY DEPARTMENT

WYOMING

Pursuant to the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that the SW. ½ NE. ½, NW. ½ SE. ½, and S. ½ SE. ½ sec. 9, T. 38 N., R. 78 W. of the sixth principal meridian, con-

taining 160 acres, be, and the same is hereby, withdrawn subject to valid existing rights, for the use of the Navy Department in connection with Naval Petroleum Reserve No. 3.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

August 18, 1932.

[No. 5904]

Executive Order 5905. August 18, 1932

Executive Order

APPOINTMENT OF MRS. SARAH L. CURTISS

Mrs. Sarah L. Curtiss may be appointed to a clerkship at \$1,260 per annum in the Veterans' Administration without regard to the civil-service requirements.

Mrs. Curtiss is the widow of Dr. William W. Curtiss, formerly a commissioned officer in the Public Health Service and an employee of the Veterans' Administration. This order is issued upon the recommendation of the Administrator of Veterans' Affairs.

HERBERT HOOVER

THE WHITE HOUSE,

August 18, 1932.

[No. 5905]

Executive Order 5906. August 18, 1932

Executive Order

Modification of Reservoir-Site Reserve No. 17

PACIFIC SLOPE BASINS, CALIFORNIA

The Executive order of June 8, 1926, creating Reservoir-Site Reserve No. 17, is hereby modified to the extent of authorizing the Federal Power Commission to issue a license for Project No. 1209 on the following-described lands on condition that whenever the lands are required for reservoir purposes the licensee agrees at its own expense to remove its project works from said lands or from such portions thereof as may be required for reservoir purposes within 30 days after the receipt of notice from the Secretary of the Interior:

SAN BERNARDING MERIDIAN

All portions of the following sections lying within 25 feet of the center line of the transmission-line location shown on a map designated "Exhibit K," and entitled "Electric Distribution Line along West Fork of San Gabriel River," and filed in the office of the Federal Power Commission May 17, 1932:

T. 2 N., R. 9 W., sec. 19. T. 2 N., R. 10 W., secs. 22, 23, 24.

HERBERT HOOVER

THE WHITE HOUSE,

August 18, 1932.

[No. 5906]

Executive Order 5907. August 18, 1932

Executive Order

Public Water Reserve No. 146

MONTANA, NEW MEXICO, OREGON, AND WYOMING

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848), entitled "AN ACT To authorize the President of the United States to make withdrawals of public lands in certain cases," as amended by act of Congress approved August 24, 1912 (37 Stat. 497), it is hereby ordered that the land hereinafter listed be, and the same is hereby, withdrawn from settlement, location, sale, or entry and reserved for public use in accordance with the provisions of section 10 of the act of December 29, 1916 (39 Stat. 862, 865):

Montana

MONTANA MERIDIAN

T. 22 N., R. 33 E., sec. 11, SE. 1/4 SE. 1/4;

sec. 13, lot 2;

sec. 14, E. ½ NE. ¼.

T. 22 N., R. 34 E., sec. 5, lots 6 and 11.

NEW MEXICO

NEW MEXICO MERIDIAN

T. 12 N., R. 15 E., sec. 15, lots 5 and 6.

OREGON

WILLAMETTE MERIDIAN

T. 38 S., R. 26 E., sec. 10, NE. ¼ SW¼, N. ½ SE ¼;

sec. 11, S. ½ SW. ¼.

T. 36 S., R. 32½ E., sec. 23, SW. ¼ NE. ¼, S. ½ NW. ¼, N. ½ SE. ¼.

T. 38 S., R. 13 E., sec. 34, SE. ¼ SE. ½;

sec. 35, SW. ¼ SW. ¼.

T. 39 S., R. 13 E., sec. 2, lots 3 and 4;

sec. 3, lots 1, 2, 3, and 4.

T. 41 S., R. 23 E., sec. 12, SE. ¼ SW. ¼;

sec. 13, E. ½ W. ½.

Executive Orders

WYOMING

SIXTH PRINCIPAL MERIDIAN

T. 45 N., R. 94 W., sec. 21, lots 1 and 2.

HERBERT HOOVER

THE WHITE House,

August 18, 1932.

[No. 5907]

Executive Order 5908. August 22, 1932

Executive Order

Public Water Restoration No. 72

CALIFORNIA

So much of the order of withdrawal dated May 17, 1927, creating Order of Withdrawal for Municipal Water-Supply Purposes, as affects the lands hereinafter listed is hereby revoked:

SAN BERNARDINO MERIDIAN

All public lands in the following-described sections which lie within 50 feet of the proposed location of a conduit to carry water from Colorado River as shown on a map (Exhibit J) accompanying the application of the City of Los Angeles for a right of way filed in the General Land Office under Los Angeles 043640:

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T. 2 S., R. 5 E., sec. 22.
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T. 3 S., R. 6 E., secs. 4, 10, 24.

T. 5 S., R. 10 E., secs. 30, 32.

T. 5 S., R. 14 E., secs. 13, 23.

T. 5 S., R. 15 E., secs. 13, 22, 23, 24.

T. 5 S., R. 16 E., secs. 18, 19, 20, 21, 22, 25, 26, 27, 28, 29, 34, 35.

T. 5 S., R. 17 E., sec. 31.

T. 6 S., R. 17 E., secs. 5, 6, 7, 8, 9, 15, 17, 21, 22, 23, 26, 27, 35.

T. 7 S., R. 17 E., secs. 1, 2, 12.

T. 7 S., R. 18 E., secs. 6, 7, 8, 17, 18, 20, 21, 22, 26, 28, 34.

T. 7 S., R. 19 E., secs. 9, 10, 13, 14, 15, 17, 19, 20, 21, 29, 30, 31.

T. 7 S., R. 20 E., secs. 13, 14, 17, 18, 19, 20, 21, 22, 23.

T. 5 S., R. 21 E., sec. 35.

T. 6 S., R. 21 E., secs. 1, 2, 11, 14, 22, 23, 26, 27, 33, 34.

T. 7 S., R. 21 E., secs. 3, 4, 5, 6, 7, 8, 9, 17, 18.

T. 5 S., R. 22 E., secs. 19 to 31, inclusive.

HERBERT HOOVER

THE WHITE HOUSE,

August 22, 1932.

[No. 5908]

Executive Order 5909. August 22, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR CLASSIFICATION

NEW MEXICO

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions therein expressed and valid existing rights, it is hereby ordered that the public lands within the following-described area in New Mexico be, and the same are hereby, temporarily withdrawn for classification as to their suitability for wild-life refuge purposes:

NEW MEXICO MERIDIAN

T. 10 S., R. 25 E., sec. 4, all;

sec. 5, lots 1, 2, and 3, S. ½ NE. ¼, S. ½ NW. ¼, SW. ¼, and SE. ¼;

Executive Orders

sec. 8, NE. ½; sec. 9, SW. ½ NE. ½, W. ½, and W. ½ SE. ½; and sec. 10, NE. ½ NW. ½, and W. ½ NW. ½.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

August 22, 1932.

[No. 5909]

Executive Order 5910. August 23, 1932

Executive Order

AMENDMENTS TO TARIFF OF UNITED STATES CONSULAR FEES

The Tariff of United States Consular Fees is hereby amended as follows:

In item 1 the word "original" is substituted for the word "duplicate."

Item 9 is amended by adding thereto the present provisions of item 10, to read as follows:

Visaing a Chinese passport or certificate (except no fee for persons included in a, b, and c above)______\$9.00.

Item 10 as now established is replaced by the following:

Visaing affidavit of identity \$9.00.

HERBERT HOOVER

THE WHITE HOUSE,

August 23, 1932.

[No. 5910]

Executive Order 5911. August 24, 1932

Executive Order

EXEMPTION OF JOHN W. GINDER FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, John W. Ginder, Superintendent of the Architectural Engineering Division, Office of the Supervising Architect, Treasury Department, who has reached the retirement age prescribed for automatic separation from the service, is hereby exempted from the provisions of that section.

HERBERT HOOVER

THE WHITE HOUSE,

August 24, 1932.

[No. 5911]

Executive Order 5912. August 24, 1932

Executive Order

EXEMPTION OF JOHN P. McDowell from Compulsory Retirement for Age

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, John P. McDowell, member of board of appeals, Office of the Solicitor, Department of the Interior, who has reached the retirement age prescribed for auto-

Executive Orders

matic separation from the service, is hereby exempted from the provisions of that section.

HERBERT HOOVER

THE WHITE HOUSE,

August 24, 1932.

[No. 5912]

Executive Order 5913. August 25, 1932

Executive Order

RESERVING CERTAIN LOTS FOR HOT SPRINGS NATIONAL PARK ARKANSAS

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that lots 4, 5, and 7 to 14, inclusive, of block 188 and all of block 189, of the Hot Springs Reservation, Ark., as shown on the plat approved by the United States Commissioners December 16, 1878, be, and the same are hereby, temporarily reserved from all other forms of disposal for the use and benefit of the Hot Springs National Park, subject to valid existing rights and subject to the conditions of the aforesaid acts.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

August 25, 1932.

[No. 5913]

Executive Order 5914. August 26, 1932

Executive Order

LONG LAKE MIGRATORY BIRD REFUGE ENLARGED

NORTH DAKOTA

It is hereby ordered that the Long Lake Migratory Bird Refuge, N. Dak., enlarged by Executive Order No. 5808, dated February 25, 1932, be, and the same is hereby, further enlarged to include the following-described area:

FIFTH PRINCIPAL MERIDIAN
T. 137 N., R. 75 W., sec. 18, SE. ½ SE. ½.

It is unlawful within this reservation (a) to hunt, trap, capture, willfully disturb, or kill any wild animal or bird of any kind whatever, to take or destroy the nests or eggs of any wild bird, to occupy or use any part of the reservation, or to enter thereon for any purpose, except under such rules and regulations as may be prescribed by the Secretary of Agriculture; (b) to cut, burn, or destroy any timber, underbrush, grass, or other natural growth; (c) willfully to leave fire or to suffer it to burn unattended near any forest, timber, or other inflammable material; (d) after building a fire in or near any forest, timber, or other inflammable material, to leave it without totally extinguishing it; and (e) willfully to injure, molest, or destroy any property of the United States.

Warning is given to all persons not to commit any of the acts herein enumerated, under the penalties prescribed by sections 106, 107, and 145 of chapter 4, title 18, United States Code (35 Stat. 1088, 1098, and 43 Stat. 98), or by section 10 of the Migratory Bird Conservation Act of February 18, 1929 (45 Stat. 1222, 1224; U.S. Code, Supp. V, title 16, sec. 715i).

HERBERT HOOVER

THE WHITE HOUSE,

August 26, 1932.

[No. 5914]

Executive Order 5915. August 31, 1932

Executive Order

Power-Site Restoration No. 470

CALIFORNIA

So much of Executive order of January 14, 1915, creating Power-Site Reserve No. 471, as affects the lands hereinafter described is hereby revoked:

MOUNT DIABLO MERIDIAN

T. 15 S., R. 28 E., sec. 21, N. ½ SE. ½, SE. ½ SE. ½; sec. 28, NE. ½, E. ½ NW. ½.

HERBERT HOOVER

THE WHITE HOUSE,

August 31, 1932.

[No. 5915]

Executive Order 5916. September 2, 1932

Executive Order

Power-Site Restoration No. 471

CALIFORNIA

So much of the orders of March 23, 1910, creating Temporary Power-Site Withdrawal No. 130, and of July 2, 1910, creating Power-Site Reserve No. 130, as affects the lands hereinafter described is hereby revoked:

MOUNT DIABLO MERIDIAN

T. 29 N., R. 11 E., sec. 3, N. ½ N. ½;

sec. 4, NE. ¼, NE. ¼ NW. ¼, SW. ¼, N. ½ SE. ¼;

sec. 5, S. ½ S. ½;

sec. 6, SW. ¼ NW. ¼, NE. ¼ SW. ¼, S. ½ SW. ¼, N. ½ SE. ¼, SE. ¼ SE. ¼;

sec. 8, NE. ¼ NW. ¼.

T. 29 N., R. 10 E., sec. 1, SW. 1/2 NW. 1/4.

So much of the order of December 18, 1911, creating Power-Site Reserve No. 238, as affects the lands hereinafter described is hereby revoked:

MOUNT DIABLO MERIDIAN

T. 30 N., R. 11 L., sec. 34, S. ½ SE. ½;

sec. 35, SE. ¼ NE. ¼, E. ½ SW. ¼, N. ½ SE. ¼, SW. ½ SE. ½.

T. 29 N., R. 10 E., sec. 1, NE. 1/2 SW. 1/4.

So much of the order of July 10, 1913, creating Power-Site Reserve No. 387, as affects the lands hereinafter described is hereby revoked:

MOUNT DIABLO MERIDIAN

T. 29 N., R. 11 E., sec. 5, NW. 1/2 SW. 1/4.

HERBERT HOOVER

THE WHITE HOUSE,

September 2, 1932.

[No. 5916]

Executive Order 5917. September 2, 1932

Executive Order

EXEMPTION OF ALBERT D. DAVIS FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, Albert D. Davis, a cabinet maker, United States Shipping Board, who has reached the retirement age prescribed for automatic separation from the service, is hereby exempted from the provisions of that section.

HERBERT HOOVER

THE WHITE HOUSE.

Sept. 2, 1932.

[No. 5917]

Executive Order 5918. September 7, 1932

Executive Order

Examination for Designation for Appointment to United States
Military and Naval Academies

The United States Civil Service Commission is authorized to test the qualifications of applicants for designation for appointment in the United States Military or Naval Academies on nomination of any Member of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

September 7, 1932.

[No. 5918]

Executive Order 5919. September 8, 1932

Executive Order

Power-Site Restoration No. 472

OREGON

So much of the Executive order of December 12, 1917, creating Power-Site Reserve No. 661, as affects the lands hereinafter described is hereby revoked:

WILLAMETTE MERIDIAN

T. 3 N., R. 3 W., sec. 17, SE. 1/4;

sec. 21, N. ½ NW. ¼, SW. ¼ NW. ¼, E. ½ SW. ¼;

sec. 25, SW. 1/4 SW. 1/4;

sec. 29, NE. 1/4 NE. 1/4;

sec. 35, NE. ¼ NE. ¼.

HERBERT HOOVER

THE WHITE HOUSE,

September 8, 1932.

[No. 5919]

Executive Order 5920. September 15, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

NEW MEXICO

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in Tps. 21 and 22 S., R. 3 E., of the New Mexico principal meridian, New Mexico, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, September 15, 1932.

[No. 5920]

Executive Order 5921. September 15, 1932

Executive Order

EXEMPTION OF PERSONS FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, the following-named persons who, during the current month, will reach the retirement age prescribed for automatic separation from the service are hereby exempted from the provisions of that section.

Executive Orders

Name

Edward M. Hall

Walter L. Turner

Edward J. Wilver

Department or establishment
Treasury Department
Department of Commerce
Government Printing Office

HERBERT HOOVER

THE WHITE HOUSE,

September 15, 1932.

[No. 5921]

Executive Order 5922. September 17, 1932

Executive Order

AMENDMENT OF SCHEDULE B OF THE CIVIL-SERVICE RULES

Schedule B of the civil-service rules, positions which may be filled upon non-competitive examinations, is hereby amended by the addition of the following section:

XIII. POST OFFICE DEPARTMENT

1. One postal rate expert.

HERBERT HOOVER

THE WHITE HOUSE,

September 17, 1932.

[No. 5922]

Executive Order 5923. September 20, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

OREGON

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 3 S., R. 7 E. of the Willamette meridian, Oregon, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, September 20, 1932.

[No. 5923]

Executive Order 5924. September 20, 1932

Executive Order

AUTHORIZING PRIORITY TO EMPLOYEES DROPPED OR FURLOUGHED IN REDUCTION OF FORCE

The Civil Service Commission may set up procedure and promulgate regulations under which employees with appropriate status who have been recently or who are about to be furloughed or dropped for reduction of force without delinquency or misconduct may be afforded priority in the filling of vacancies when in the opinion of the commission the conditions of good administration warrant such priority.

This order supersedes the Executive orders of November 29, 1918; April 30, 1919; January 28, 1927, and February 18, 1927, referring to reemployment; and the Executive instruction of October 12, 1931, relating to transfers.

HERBERT HOOVER

THE WHITE HOUSE, September 20, 1932.

[No. 5924]

Executive Order 5925. September 21, 1932

Executive Order

TRANSFER OF LANDS FROM THE BOISE AND CHALLIS NATIONAL FORESTS TO THE SAWTOOTH NATIONAL FOREST, AND FROM THE SAWTOOTH NATIONAL FOREST TO THE BOISE NATIONAL FOREST

IDAHO

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 36; U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following-described lands, now parts of the Boise National Forest as defined by proclamation of December 24, 1910 (36 Stat. 2773), as subsequently modified, and of the Challis National Forest as defined by proclamation of May 19, 1913 (38 Stat. 1944–1945), as subsequently modified, be, and the same are hereby, transferred to the Sawtooth National Forest:

From the Boise National Forest

All lands lying in T. 4 N., R. 10 E., Tps. 3 N., Rs. 10 and 11 E., and T. 2 N., R. 10 E., Boise meridian, east of a line beginning at a point on the south line of sec. 33, T. 5 N., R. 10 E., Boise meridian, where the divide separating the drainage of Steel Creek and Bear Creek on the west from Feather River drainage on the east intersects said section line; thence southerly following said divide to the point of confluence of Bear Creek with Feather River; thence southerly following Feather River and Boise River to the intersection of the latter with the south line of sec. 5, T. 2 N., R. 10 E., Boise meridian; also all lands in said Boise National Forest in Tps. 1 N., Rs. 10, 11, and 12 E., and Tps. 1 S., Rs. 10 and 11 E., Boise meridian, lying east of a line beginning on the south line of sec. 15, T. 1 N., R. 10 E., where the divide between Moores, Big Springs, and Camas Creeks on the east, and Louise, Wood,

Kettle, Castle Rock, Cat, and Chimney Creeks on the west intersects said section line; thence southerly following said divide to the point where it intersects the south line of sec. 31, T. 1 S., R. 10 E., Boise meridian.

FROM THE CHALLIS NATIONAL FOREST

All lands in Tps. 10 N., Rs. 12 and 13 E. and in unsurveyed secs. 1 and 12, T. 9 N., R. 12 E., Boise meridian, lying south of a line beginning at the point where the present boundary of said Challis National Forest intersects the east range line of T. 10 N., R. 13 E., Boise meridian; thence in a southwesterly direction following the divide which separates the waters of Little Casino Creek on the north and Cleveland Creek on the south; thence crossing the Salmon River in sec. 26, T. 10 N., R. 13 E., Boise meridian, to the divide between Meadow Creek and Goat Creek on the north, and Fish Hook Creek on the south; thence continuing along said divide to Thompson Peak (Iron triangulation station).

It is further ordered that the following-described lands now a part of the Sawtooth National Forest as defined by proclamation of May 19, 1913 (38 Stat. 1946–1947), as subsequently modified, be, and the same are hereby, transferred to the Boise National Forest:

All lands lying to the west of that part of the Atlanta Road beginning at the point where said road intersects the east line of sec. 22, T. 5 N., R. 10 E., Boise meridian; thence in a southwesterly direction along said road to a point in sec. 33, said township, where the divide between Elk Creek on the east and Steel Creek on the west intersects said road; thence in a southeasterly direction following said divide to its intersection with the south line of said sec. 33; also that part of sec. 22, T. 4 N., R. 10 E., lying south and west of Feather River.

The transfers effected by this order and the new boundaries of the Sawtooth National Forest are more clearly shown on the diagram attached hereto and made a part hereof. It is not intended by this order to give any publicly owned lands a national-forest status which have hitherto not had such status nor to remove any publicly owned lands from a national-forest status.

HERBERT HOOVER

THE WHITE HOUSE, September 21, 1932.

[No. 5925]

EDITOR'S NOTE: The diagram accompanying the Executive order is filed with the original in the National Archives and Records Service.

Executive Order 5926. September 23, 1932

Executive Order

Power-Site Restoration No. 474

IDAHO

So much of the order of January 17, 1910, creating Temporary Power-Site Withdrawal No. 102, and of July 2, 1910, creating Power-Site Reserve No. 102, as affects the lands hereinafter described, is hereby revoked:

Boise Meridian

T. 49 N., R. 2 E., sec. 32, NE. ¼ NW. ¼, S. ½ NW. ½;

sec. 34, NW. ½ SW. ½;

sec. 36, W. ½ SW. ¼.

T. 48 N., R. 3 E., sec. 3, NW. 1/4 SW. 1/4;

sec. 4, W. ½ SW. ¼, N. ½ SE. ¼, SW. ¼ SE. ¼;

sec. 5, S. ½ NW. ¼, N. ½ SW. ¼, SE. ¼ SW. ¼;

sec. 11, SW. ¼ NE. ¼, NE. ¼ NW. ¼, SW. ¼ NW¼, N. ½ SW. ¼, SE. ¼ SW. ¼, E. ½ SE. ¼;

sec. 12, SW. 1/4 SW. 1/4;

sec. 13, NW. ¼ NE. ¼, NE. ¼ NW. ¼.

T. 48 N., R. 4 E., sec. 17, SW. 1/2 SW. 1/2 (lot 4);

sec. 20, NE. ¼ SE. ¼;

sec. 21, S. ½ SW. ½;

sec. 22, SW. 1/4 SW. 1/4 (lot 4);

sec. 25, SE. 1/4 SE. 1/4.

So much of the order of November 22, 1917, creating Power-Site Reserve No. 668, as affects the lands hereinafter described is hereby revoked:

Boise Meridian

T. 48 N., R. 4 E., sec. 28, SE. 1/4 SE. 1/4.

So much of the order of October 18, 1912, creating Power-Site Reserve No. 295, as modified by the order of January 8, 1913, as affects the lands hereinafter described is hereby revoked:

Boise Meridian

T. 48 N., R. 5 E., sec. 25, lots 3, 4, 5, 6, NW. ¼ SW. ¼, SE. ¼ SW. ¼;

sec. 26, S. ½ SE. ¼;

sec. 30, lots 5 and 9;

sec. 31, lots 1 and 2, NE. ¼, SE. ¼ NW. ¼, NE. ¼ SE. ¼;

Herbert Hoover, 1929-1933

sec. 32, lots 1, 2, 3, 4, 5, 6, SE. ¼ NE. ¼, S. ½ NW. ¼, NW. ¼ SW. ¼;

T. 48 N., R. 5 E., sec. 33, lots 3, 4, 5, 6, 7, S. ½ NW. ¼, N. ½ S. ½, SE. ½ SE. ½; sec. 34, lots 5 and 11; sec. 35, N. ½ SE. ½.

HERBERT HOOVER

THE WHITE HOUSE,

September 23, 1932.

[No. 5926]

Executive Order 5927. September 28, 1932

Executive Order

Power-Site Restoration No. 475

CALIFORNIA

So much of the order of February 25, 1919, creating Power-Site Reserve No. 706, as affects the lands hereinafter described is hereby revoked:

MOUNT DIABLO MERIDIAN

T. 2 N., R. 16 E., sec. 16, SW. ¼ NE. ¼, W. ½ NE. ¼ SW. ¼, SE. ¼ NE. ¼ SW. ¼.

HERBERT HOOVER

THE WHITE HOUSE.

September 28, 1932.

[No. 5927]

Executive Order 5928. September 29, 1932

Executive Order

LAPINE ADMINISTRATIVE SITE

OREGON

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the E. ½ NE. ¼ NW. ¼ NW. ¼ sec. 14, T. 22 S., R. 10 E., Willamette meridian, containing 5 acres, be withdrawn from settlement, location, sale, or entry, except as provided in said act, and be reserved for use by the Forest Service as a ranger station in connection with the administration of the Deschutes National Forest, Oreg.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, September 29, 1932.

[No. 5928]

Executive Order 5929. October 1, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR CLASSIFICATION

WISCONSIN

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions therein expressed and to all valid existing rights, it is hereby ordered that the following-described lands in the State of Wisconsin be, and they are hereby,

temporarily withdrawn from settlement, location, sale, or entry, for classification and pending determination as to the advisability of including such lands in a national forest:

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FOURTH PRINCIPAL MERIDIAN
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T. 32 N., R. 15 E., sec. 2, lot 18;
T. 31 N., R. 16 E., sec. 8, NW. 1/4 NE. 1/4;
T. 32 N., R. 16 E., sec. 31, W. ½ NE. ½;
T. 33 N., R. 16 E., sec. 22, lots 8 and 9;
T. 32 N., R. 17 E., sec. 10, SW. 1/4 SW. 1/4;
T. 33 N., R. 17 E., sec. 13, NW. 1/4 SW. 1/4;
T. 31 N., R. 3 W., sec. 14, N. ½ NE. ¼;
T. 33 N., R. 3 W., sec. 35, SE. 1/4 NW. 1/4;
T. 42 N., R. 3 W., sec. 18, E. ½ SW. ¼ and SW. ¼ SE. ¼;
T. 43 N., R. 3 W., sec. 8, SW. 1/2 SE. 1/4;
                    sec. 12, NE. ¼ SW. ¼;
T. 42 N., R. 4 W., sec. 5, lots 10, 11, 12, 13, 15, and 16;
                    sec. 6, lots 9, 10, 11, 12, 13, 14, and 15;
                    sec. 7, lots 5, 6, 7, and 8;
T. 43 N., R. 4 W., sec. 32, lots 12, 14, 15, 16, 17, 18, 19, 20, 22, 23, 24, 25,
                               and 26;
                    sec. 34, NW, ½ NE, ½:
T. 45 N., R. 4 W., sec. 27, W. ½ SW. ¼.
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This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

October 1, 1932.

[No. 5929]

Executive Order 5930. October 6, 1932

Executive Order

AMENDMENT OF SCHEDULE A, SUBDIVISION VII, OF THE CIVIL-SERVICE RULES

Schedule A of the civil-service rules, Subdivision VII, Post Office Department, positions excepted from examination under the civil-service rules, is hereby amended by the addition of the following paragraph, to be numbered 6:

6. Temporary clerks, carriers, and laborers required for part-time or intermittent work in the Postal Service in connection with the present holiday or seasonal business from this date to February 1, 1933.

HERBERT HOOVER

THE WHITE HOUSE,

October 6, 1932.

[No. 5930]

Executive Order 5931. October 8, 1932

Executive Order

RIGHTS OF WAY, ROUND TOP MILITARY RESERVATION

HAWAII

SECTION I

WHEREAS by Executive Order No. 978, dated November 24, 1908, a strip of land, 10 feet wide, from Round Top Military Reservation to Manoa Heights Road, extending 5 feet on each side of a line drawn from the Ualakaa triangulation station to said road, the true bearing of said line being S. 45° E., was reserved from sale and set apart as a right of way in connection with the defensive works of the island of Oahu, Territory of Hawaii; and

WHEREAS the above-described strip of land is no longer required for the purpose for which it was reserved and set apart;

NOW, THEREFORE, pursuant to the authority vested in me by section 91 of the act of Congress approved April 30, 1900 (31 Stat. 141, 159), entitled "AN ACT To provide a government for the Territory of Hawaii," as amended by section 7 of the act of Congress approved May 27, 1910 (36 Stat. 443, 447), it is hereby ordered that the above-described strip of land extending from the Round Top Military Reservation to Ferdinand Street (formerly Manoa Heights Road) be, and the same is hereby, restored to its previous status for the use of the Territory of Hawaii.

SECTION II

Pursuant to the authority vested in me by section 91 of the act of Congress approved April 30, 1900 (31 Stat. 141, 159), entitled "AN ACT To provide a government for the Territory of Hawaii," as amended by section 7 of the act of Congress approved May 27, 1910 (36 Stat. 443, 447), it is hereby ordered that a strip of land, 10 feet wide, situate on the island of Oahu, Territory of Hawaii, extending from the boundary of Round Top Military Reservation to Awapuhi Street, Manoa, be, and the same is hereby, reserved and set apart as a right of way. This strip of land extends 5 feet on each side of the center line, which center line is described as follows:

Beginning at a point, not monumented, in the southeast boundary of Round Top Military Reservation between concrete monuments Nos. 7 and 8 of said Round Top Military Reservation, from which point the azimuth (measured clockwise from true south) and distance to said monument No. 8 is 224° 32′ 00″, 5.29 feet;

Thence by true azimuth and distance 295° 11′ 30″, 1,429.80 feet to a point, not monumented, located in the center of north terminus of Awapuhi Street.

The 10-foot right of way, the center line of which is described, contains an area of 0.328 acre.

HERBERT HOOVER

THE WHITE HOUSE,

October 8, 1932.

[No. 5931]

Executive Order 5932. October 10, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

NEW MEXICO

It is hereby ordered that Executive Order No. 5484, dated November 14, 1930, which withdrew the public lands in Tps. 9 and 11 S., R. 7 W., New Mexico principal meridian, New Mexico, pending resurvey, be, and the same is hereby, revoked.

And it is hereby ordered pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), that, subject to valid rights, the unreserved public lands in said townships,

if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, by qualified ex-service men for whose service recognition is granted by the resolution, for a period of 91 days beginning with the date of the official filing of the plats of resurvey of the said townships, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the released land by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

October 10, 1932.

[No. 5932]

Executive Order 5933. October 10, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

WYOMING

It is hereby ordered that Executive Order No. 5085, dated March 28, 1929 which withdrew the public lands in T. 45 N., R. 87 W., sixth principal meridian, Wyoming, pending resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), and subject to valid rights, that the above-described lands, if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, for a period of 91 days beginning with the date of the official filing of the plat of resurvey, by qualified ex-service men for whose service recognition is granted by the resolution, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

October 10, 1932.

[No. 5933]

Executive Order 5934. October 12, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY COLORADO

It is hereby ordered that Executive Order No. 3866, dated June 14, 1923, which withdrew, with other lands, the public lands in T. 39 N., R. 4 E., New Mexico principal meridian, Colorado, pending resurvey, be, and the same is hereby, revoked as to said township.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), and subject to valid rights, that the above-described lands, if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, for a period of 91 days beginning with the date of the official filing of the plat of resurvey, by qualified ex-service men for whose service recognition is granted by the resolution, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

October 12, 1932.

[No 5934]

Executive Order 5935. October 14, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

WYOMING

It is hereby ordered that Executive Order No. 5098, dated April 23, 1929, which withdrew, with other lands, the public lands in T. 42 N., R. 88 W., sixth principal meridian, Wyoming, pending resurvey, be, and the same is hereby, revoked as to said township.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), and subject to valid rights, that the above-described lands, if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, for a period of 91 days beginning with the date of the official filing of the plat of resurvey, by qualified ex-service men for whose service recognition is granted by the resolution, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

October 14, 1932.

[No. 5935]

Executive Order 5936. October 18, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR CLASSIFICATION

CALIFORNIA

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions therein expressed, and to valid existing rights and an existing power-site withdrawal, it is hereby ordered that the S. ½ SW. ¼, SW. ¼ SE. ¼ sec. 5 and NE. ¼ NW. ¼ sec. 8, T. 29 N., R. 11 E., Mount Diablo meridian, California, be, and the same is hereby, temporarily withdrawn for classification as to its suitability for national-forest purposes.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, October 18, 1932.

[No. 5936]

Executive Order 5937. October 18, 1932

Executive Order

Power-Site Restoration No. 476

IDAHO

So much of the orders of May 29, 1909, creating Temporary Power-Site Withdrawal No. 8, and of July 2, 1910, creating Power-Site Reserve No. 8, as modified by the orders of July 1, 1913, April 21, 1914, and January 11, 1916, as affects the lands hereinafter described is hereby revoked:

Boise Meridian

T. 16 N., R. 20 E., sec. 34, SW. 1/4 NE. 1/4.

T. 17 N., R. 21 E., sec. 33, SW. 1/4 NW. 1/4.

T. 18 N., R. 21 E., sec. 27, SW. ¼ NW. ¼, W. ½ SW. ¼;

sec. 34, W. ½ W. ½.

T. 19 N., R. 21 E., sec. 14, SW. 1/2 NE. 1/4;

sec. 34, SW. ¼ SW. ¼.

T. 20 N., R. 21 E., sec. 35, lot 2.

So much of the order of November 12, 1911, creating Power-Site Reserve No. 223, as modified by the orders of July 1, 1913, and April 21, 1914, as affects the lands hereinafter described is hereby revoked:

Boise Meridian

T. 11 N., R. 17 E., sec. 24, SE. ½ SW. ½, S. ½ SE. ½;

sec. 26, S. ½ NW. ¼;

sec. 29, SW. ¼ SW. ¼; sec. 34, NW. ¼ NW. ¼.

T. 13 N., R. 19 E., sec. 21, E. ½ E. ½, W. ½ W. ½;

sec. 28, E. ½ NE. ¼, NW. ¼ NW. ¼, SE. ¼ SW. ¼, NE. ¼ SE. ¼, SW. ½ SE. ¼.

T. 14 N., R. 19 E., sec. 11, E. ½ NE. ¼;

sec. 13, SW. ¼ NW. ¼, NW. ¼ SW. ¼.

T. 15 N., R. 19 E., sec. 34, lot 5, NE. ½ SW. ½.

T. 15 N., R. 20 E., sec. 10, NE. 1/4 SW. 1/4.

HERBERT HOOVER

THE WHITE HOUSE,

October 18, 1932.

[No. 5937]

1320

Executive Order 5938. October 24, 1932

Executive Order

HARNEY NATIONAL FOREST-SOUTH DAKOTA

Under authority of the acts of Congress approved March 3, 1891 (26 Stat. 1095–1103), and June 4, 1897 (30 Stat. 11, 34, 36), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following-described land in South Dakota be, and it is hereby, included in and made a part of the Harney National Forest:

T. 5 S., R. 1 E., Black Hills meridian, sec. 31, NE. 1/4 and E. 1/2 SE. 1/4, 237.61 acres.

The withdrawal made by this order shall, as to any of the land which is at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights thereunder, so long as such appropriation is legally maintained or such reservation remains in force.

HERBERT HOOVER

THE WHITE HOUSE,

October 24, 1932.

[No. 5938]

Executive Order 5939. October 25, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

NEW MEXICO

It is hereby ordered that Executive Order No. 5452, dated September 25, 1930, which withdrew the public lands in T. 26 N., R. 11 W., New Mexico principal meridian, New Mexico, pending a resurvey, be, and the same is hereby, revoked.

HERBERT HOOVER

THE WHITE HOUSE,

October 25, 1932.

[No. 5939]

Executive Order 5940. October 26, 1932

Executive Order

EXEMPTION OF WILLIAM BERTRAND ACKER FROM COMPULSORY RETIRE-MENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, William Bertrand Acker, Chief Clerk, Department of the Interior, who has reached the retirement age prescribed for automatic separation from the service and who was temporarily exempted from the provisions of that section and continued in the service until August 1, 1932, by Executive Order No. 5873, dated June 30, 1932,

and further continued in the service until November 1, 1932, by Executive Order No. 5897, dated July 30, 1932, is hereby exempted from the provisions of that section.

HERBERT HOOVER

THE WHITE HOUSE,

October 26. 1932.

[No. 5940]

Executive Order 5941. October 26, 1932

Executive Order

Public Water Restoration No. 74

NEW MEXICO

So much of Executive order of July 10, 1919, creating Public Water Reserve No. 65, as affects the land hereinafter listed is hereby revoked, and all such land not otherwise reserved or withdrawn is hereby restored to the public domain and shall become subject to disposition under the laws applicable thereto upon such date and after such notice as may be hereafter determined and announced.

New Mexico Meridian
T. 3 N., R. 18 E., sec. 6, lot 3.
T. 4 N., R. 18 E., sec. 31, SE. ¼ of SW. ¼.

HERBERT HOOVER

THE WHITE HOUSE,

October 26, 1932.

[No. 5941]

Executive Order 5942. October 29, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

NEW MEXICO

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 3 S., R. 17 E.; Tps. 7 S., Rs. 22 and 25 E.; and Tps. 8 S., Rs. 25 and 26 E., of the New Mexico principal meridian, New Mexico, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

October 29, 1932.

[No. 5942]

Executive Order 5943. October 29, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

COLORADO

It is hereby ordered that Executive Order No. 4624, dated April 1, 1927, which withdrew with other lands the public lands in Tps. 49 N., Rs. 3 and 4 E., New Mexico principal meridian, Colorado, pending resurvey, be, and the same is hereby, revoked as to said townships.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), that, subject to valid rights, the unreserved public lands in said townships, if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, by qualified ex-service men for whose service recognition is granted by the resolution, for a period of 91 days beginning with the date of the official filing of the plats of resurvey of the said townships, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the released land by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

October 29, 1932.

[No. 5943]

Executive Order 5944. November 1, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

NEVADA

It is hereby ordered that Executive Order No. 4468, dated June 30, 1926, which withdrew the public lands in Tps. 36, 37, 38, and 39 N., R. 48 E., Mount Diablo meridian, Nevada, pending resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), that, subject to valid rights, the unreserved public lands in said townships, if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, by qualified ex-service men for whose service recognition is granted by the resolution, for a period of 91 days beginning with the

date of the official filing of the plats of resurvey of the said townships, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the released land by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

Nov. 1, 1932.

[No. 5944]

Executive Order 5945. November 3, 1932

Executive Order

TULE LAKE WILD LIFE REFUGE

CALIFORNIA

It is hereby ordered that the following-described area in Siskiyou County, Calif., be, and the same is hereby, reserved and set apart for the use of the Department of Agriculture as a refuge and breeding ground for wild birds and animals:

MOUNT DIABLO MERIDIAN

T. 46 N., R. 4 E., sec. 2, lots 3, 4, 5, and 6, S. ½ NW. ¼, and N. ½ N. ½ N. ½ SW. ¼.

T. 47 N., R. 4 E., sec. 2, lot 7;

sec. 3, lots 11, 14, 15, 16, and 18, and SW. ¼ SW. ¼;

sec. 4, lots 6, 9, and 12, SW. ¼, W. ½ SE. ¼, and SE. ¼ SE. ¼;

sec. 5, E. ½ E. ½ SE. ¼ NE. ¼ and E. ½ E. ½ E. ½ SE. ½;

sec. 8, E. ½ E. ½ E. ½ NE. ¼, E. ½ E. ½ E. ½, SE. ¼, SW. ¼ SE. ¼ SE. ¼ SE. ¼, S. ½ SW. ½ SE. ¼ SE. ¼, S. ½ SW. ½ SE. ¼ SE. ¼ SW. ½; S. ½ SW. ½ SE. ½, and SE. ½ SE. ½ SE. ½ SW. ½;

sec. 9, NW. ¼ NE. ¼, W. ½, and what will probably be, when surveyed, NE. ¼ NE. ¼, S. ½ NE. ¼, and SE. ¼;

sec. 10, NE. ¼ NE. ¼ and what will probably be, when surveyed, W. ½ NE. ¼, SE. ¼ NE. ¼, W. ½, and SE. ¼;

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sec. 11, lot 4, NW. ¼ NW. ¼, SE. ¼ NW. ¼, NE. ¼ SW. ¼,
          and what will probably be, when surveyed, SW. 1/4
          NW. ¼, W. ½ SW. ¼, and SE. ¼ SW. ¼;
sec. 14, what will probably be, when surveyed, W. 1/2;
sec. 15, all (unsurveyed);
sec. 16, W. ½, W. ½ SE. ¼, and what will probably be, when
          surveyed, NE. ¼ and E. ½ SE. ¼;
sec. 17, NE. ¼, E. ½ E. ½ W. ½, and SE. ¼;
sec. 20, NE. ¼, NE. ¼ NE. ¼ NE. ¼ NW. ¼, and SE. ¼;
secs. 21 and 22, all;
sec. 23, W. ½;
sec. 26, W. ½;
secs. 27 and 28, all;
sec. 29, E. ½;
sec. 32, N. ½ NE. ¼ and N. ½ S. ½ NE. ¼;
sec. 33, N. ½ N. ½ and N. ½ S. ½ N. ½;
sec. 34, N. ½ and E. ½ NE. ¼ NE. ¼ SE. ¼;
sec. 35, W. ½.
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All of the lands involved have been withdrawn for reclamation purposes in connection with the Klamath Irrigation Project, Oregon-California, and are primarily under the jurisdiction of the Department of the Interior. The reservation of these lands as a wild-life refuge is subject to the use thereof by said department for irrigation and other incidental purposes, and to any other existing valid rights.

It is unlawful within this reservation (a) to hunt, trap, capture, willfully disturb, or kill any wild animal or bird of any kind whatever, to take or destroy the nests or eggs of any wild bird, to occupy or use any part of the reservation, or to enter thereon for any purpose, except under such rules and regulations as may be prescribed by the Secretary of Agriculture; (b) to cut, burn, or destroy any timber, underbrush, grass, or other natural growth; (c) willfully to leave fire or to suffer it to burn unattended near any forest, timber, or other inflammable material; (d) after building a fire in or near any forest, timber, or other inflammable material, to leave it without totally extinguishing it; and (e) willfully to injure, molest, or destroy any property of the United States.

Warning is given to all persons not to commit any of the acts herein enumerated, under the penalties prescribed by sections 106, 107, and 145 of chapter 4, title 18, United States Code (35 Stat. 1098 and 43 Stat. 98), or by section 10 of the Migratory Bird Conservation Act of February 18, 1929 (45 Stat. 1224; U. S. Code, Supp., title 16, sec. 715i).

This order supersedes Executive Order No. 4975, of October 4, 1928, establishing the Tule Lake Bird Refuge.

This refuge shall hereafter be known as the Tule Lake Wild Life Refuge.

HERBERT HOOVER

THE WHITE HOUSE,

November 3, 1932.

[No. 5945]

Executive Order 5946. November 16, 1932

Executive Order

EXEMPTION OF PERSONS FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, the following-named persons who, during the current month, reach the retirement age prescribed for automatic separation from the service are hereby exempted from the provisions of that section.

Name

Thomas W. Maxwell Cornelius T. Finehout Charles E. Molster Department

Post Office Department Treasury Department Department of Commerce

HERBERT HOOVER

THE WHITE HOUSE,

November 16, 1932.

[No. 5946]

TONGASS NATIONAL FOREST

ALASKA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 34–36), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the tracts of land in Alaska lying within the following-described boundaries, heretofore occupied as home sites, be, and they are hereby, excluded from the Tongass National Forest and restored to entry under the applicable public land laws:

Chs. Beginning at corner No. 1, meander corner, home site No. 50, on Herring Bay, Revillagigedo Island, in approximate latitude 55° 19.5′ N., longitude 131° 32′ W., which corner is a live spruce 3 ft. above the ground, 4 in. diam., squared to 3 in. at line of mean high tide, marked HS 1 MC; from which

A spruce, 3 ft. diam., bears N. 43° 30′ W., 0.35 ch. distant, marked WHS 1.

California Head bears N. 89° 30' E.

Thence N. 15° W.

2. 99 To corner No. 2, a spruce post 4 ft. long, set 3 ft. in the ground, marked HS/2. This corner is 30 ft. south from the survey line of proposed Herring Cove Road; from which

A hemlock tree, 16 in. diam., bears N. 89° W., 35 in. distant, marked WHS/2.

Thence N. 86° W., paralleling road survey and 30 ft. south thereof.

3.73 To corner No. 3, a 2 by 4, 4 ft. long, set 3 ft. in the ground, marked HS/3; from which

The northwest corner of Bystrom's woodshed bears S. 15° 30′ E., 1.27 chs. distant.

The northeast corner of Minnick's house bears S. 87° W.

Thence S. 28° 15' W.

1.78 To corner No. 4, meander corner, which is a greenstone boulder 3 by 4 by 5 ft., 2 ft. above the ground at line of mean high tide, marked X HS 4 MC; from which

A spruce, 16 in. diam., bears N. 6° E., 0.30 ch. distant, marked WHS 4.

Chs. Thence with meanders along line of approximate mean high tide of Herring Bay:

- (1) S. 87° E., 2.00 chs.;
- (2) S. 44° 30′ E., 1.40 chs.;
- (3) South, 2.76 chs.;
- (4) S. 65° E., 0.86 ch.;
- (5) N. 77° E., 0.74 ch.;
- (6) N. 25° E., 1.06 chs.;
- (7) N. 15° 15′ E., 1.66 chs.;

to corner No. 1, meander corner, and the place of beginning, containing approximately 1.55 acres. The survey was made March 5 and 6, 1928, using a plane table and telescopic alidade with a rod reading to 2 ft.; the bearings of the lines were determined by needle compass, allowing a variation of 30° E., and are intended to refer to the true meridian.

Chs.

Beginning at point for corner No. 1, meander corner, home site No. 93, on the shore of Mud Bay, on Tongass Narrows, in approximate latitude 55° 25′ N., longitude 131° 44′ W.; not set because of liability to destruction by tides.

Thence S. 80° E.

0.62 To witness corner to point for corner No. 1, meander corner, which is a sawed post 5 ft. long, 4 in. square, set 2 ft. in the ground, marked HS1 WCMC-93 RW; from which

The north limit of Vallenar Reef bears N. 76° W.

Corner MC 6 of United States Survey No. 812 bears N. 29° W., 10.56 chs. distant.

2. 59 To corner No. 2, a sawed post 5 ft. long, 4 in. square, set 2 ft. in the ground at a point 33 ft. from the center of Tongass Highway, marked HS2-93-RW; from which

Corner No. 4 of H. S. No. 93 bears N. 24° E., 1.25 chs. distant. Thence N. 83° E.

7.00 To corner No. 3, a spruce post 5 ft. long, 4½ in. square, set 2 ft. in the ground, marked HS3 93 RW; from which

A hemlock, 14 in. diam., bears S. 47° E., 27 lks. distant, marked W HS 3.

A hemlock, 10 in. diam., bears S. 56° W., 19 lks. distant, marked WHS 3.

Thence due south.

6. 10 To corner No. 4, a sawed post 5 ft. long, 4 in. square, marked HS 4 93; from which

A hemlock, 30 in. diam., bears N. 18½° E., 18 lks. distant, marked WHS4.

A hemlock, 12 in. diam., bears N. 75° W., 26 lks. distant, marked WHS4.

Chs. | Thence N. 71° W.

6. 50 To corner No. 5, a spruce 14 in. diam., marked HS5-93.

Thence S. 85° W.

- 2. 04 To center of Tongass Highway.
- 3. 09 To corner No. 6, a sawed post 5 ft. long, 4 in. square, marked HS6-93; from which

Corner No. 1 of tract K bears S. 5° E., 2.57 chs. distant.

Thence N. 84° W.

2. 69 To corner No. 7, a sawed post 5 ft. long, 4 in. square, set 2 ft. in the ground, marked HS7-93; from which

A hemlock, 14 in. diam., bears N. 8° E., 25 lks. distant, marked WHS7.

Corner of Nakat Packing Co. special use bears N. 86° W., 1.60 chs. distant.

Thence N. 16° W.

1. 17 To point for corner No. 8, meander corner, at mean high tide on Mud Bay, not set because of liability to destruction by tides.

Thence with meanders along line of approximate mean high tide:

- (1) N. 33° E., 2.11 chs.;
- (2) N. 62¼° E., 1.69 chs.;

to point for corner No. 1, meander corner, and the place of beginning, containing approximately 4.88 acres. The survey was made March 12 to 31, 1931; the bearings of the lines were determined by needle compass, allowing a variation of 30° E., and are intended to refer to the true meridian.

Chs.

Beginning at corner No. 1, home site No. 197, on the westerly bank of Fish Creek and just north of its confluence with Salmon River, abutting the Salmon River Road on the west, in approximate latitude 55° 56′ N., longitude 130° 02′ W., which corner is a hemlock post 3 in square, set firmly in the ground on west bank of Fish Creek, marked HS 1. This corner is 50 lks. west of the center line of Salmon River Road; from which

A hemlock, 26 in. diam., bears N. 16° 30′ W., 57 lks. distant, marked W HS 1.

A hemlock, 4 in. diam., bears N. 85° W., 35 lks. distant, marked W HS 1.

Thence N. 5° 30' W., paralleling Salmon River Road.

5.00 To corner No. 2, which is an iron stake set 3 ft. in the ground; from which

Forest Service Monument, a hemlock stump cut low, bears N. 32° 30′ W., 64 lks. distant, marked FSM on east face.

Thence west.

Chs.

7.00 To corner No. 3, an iron stake set firmly in the ground; from which

A spruce, 48 in. diam., bears S. 15° E., 52 lks. distant, marked W HS 3.

A spruce, 41 in. diam., bears S. 24° W., 79 lks. distant, marked W HS 3.

Thence south.

1. 52 To slough fork of Fish Creek, 88 lks. wide.

7.06 To corner No. 4, an iron post set firmly in the ground; from which

A white fir, 40 in. diam., bears S. 49° E., 3 lks. distant, marked W HS 4.

A spruce, 40 in. diam., bears N. 66° 30′ E., 49 lks. distant, marked W HS 4.

Thence east.

3.00 To west bank of slough, 1 ch. wide.

6. 13 To corner No. 5, a hemlock stake on the west bank of Fish Creek, set 3 ft. in the ground, marked MC HS 5; from which

A hemlock, 23 in. diam., bears N. 50° 30′ W., 42 lks. distant, marked W MC HS 5.

Thence N. 33° E.

2. 50 To corner No. 1, and the place of beginning, containing approximately 5.00 acres. The survey was made September 12, 1929; the bearings of the lines were determined by needle compass, allowing a variation of 30° 30′ E., and are intended to refer to the true meridian.

Chs. Beginning at corner No. 1, meander corner, home site No. 393, on Favorite Channel, Point Louisa, in approximate latitude 58° 23' N., longitude 134° 43' W., which corner is a wood post 3 in. square, set at line of mean high tide, marked L-11-12; from which

The south limit of timber on Shelter Island bears S. 81° W. The north limit of timber on Portland Island bears S. 10° W.

Thence N. 35° E.

- 1.51 To center line of 12-ft. road crossing the tract.
- 2. 23 To corner No. 2, a wood post 3 in. square, marked L-11-12; from which A hemlock, 7 in. diam., bears S. 75° E., 17 lks. distant, marked W/L-11-12.

Thence S. 61° 30' E.

2. 37 To corner No. 3, identical with corner No. 3, home site No. 437, which is a wood post 3 in. square, marked L-13-14; from which

A hemlock, 6 in. diam., bears due east 10 lks., marked W/L-13-14. Thence S. 12° W.

0.85 To center of road.

Chs. 2. 54

To corner No. 4, meander corner, identical with corner No. 4, meander corner, home site No. 437, which is a wood post 3 in. square, set at line of mean high tide, marked L-13-14.

Thence with meanders along line of approximate mean high tide of Favorite Channel:

N. 80° 30′ W., 1.70 chs.;

N. 37° 15′ W., 0.90 chs.;

N. 36° 30′ W., 1.00 chs.;

to corner No. 1, meander corner, and the place of beginning, containing approximately 0.77 acre. The survey was made October 29, 1931; the bearings of the lines were determined by needle compass, allowing a variation of 31° 30′ E., and are intended to refer to the true meridian.

Chs.

Beginning at corner No. 1, meander corner, home site No. 437, on Favorite Channel, Point Louisa, identical with corner No. 1, meander corner, lot 15, in approximate latitude 58° 23′ N., longitude 134° 43′ W., which corner is a wood post 3 in. square, set at line of mean high tide, marked L-14-15.

Thence N. 12° E.

- 1. 23 To center line of 12-ft. road crossing the tract.
- 2. 08 To corner No. 2, identical with corner No. 2, lot 15, which is a wood post 3 in. square, marked L-14-15.

Thence N. 61° 30' W.

1. 04 To corner No. 3, identical with corner No. 3, home site No. 393, which is a wood post 3 in. square, marked L-13-14; from which

A hemlock, 6 in. diam., bears due east 10 lks., marked W/L-13-14. Thence S. 12° W.

- 0.85 To center of road.
- 2. 54 To corner No. 4, meander corner, identical with corner No. 4, meander corner, home site No. 393, which is a wood post 3 in. square, marked L-13-14.

Thence with meanders along line of approximate mean high tide of Favorite Channel:

(1) S. 87° E., 1.00 chs.;

to corner No. 1, meander corner, and the place of beginning, containing approximately 0.23 acre. The survey was made October 29, 1931; the bearings of the lines were determined by needle compass, allowing a variation of 31° 30′ E., and are intended to refer to the true meridian.

Chs.

Beginning at corner No. 1, home site No. 60, tract G, Mile 7 Group, on Gastineau Channel, identical with corner No. 2 of right of way, in approximate latitude 58° 21′ 13″ N., longitude 134° 33.8′ W., which

Chs.

corner is a hemlock post 6 ft. long, 7 in. diam., squared to 4½ in., set 2 ft. in the ground, marked HS1G on east face. This corner is 33 ft. north of the center of Glacier Highway; from which

- A hemlock, 16 in. diam., bears S. 69° E., 16 lks. distant, marked WHS1
- A spruce, 30 in. diam., bears S. 6° W., 5 lks. distant, marked WHS1.

Corner No. 2 of H. E. S. No. 174 bears S. 49° 18' W., 2.64 chs.

Thence due north.

7.00 To corner No. 2, identical with corner No. 3 of right of way, which is a spruce post 5½ ft. long, 6½ in. diam., squared to 4½ in., set 2 ft. in the ground, marked HS2G on east face and ROW3 on west face; from which

- A spruce, 26 in. diam., bears N. 26° W., 16 lks. distant, marked WHS2.
- A hemlock, 16 in. diam., bears S. 78½° E., 17 lks. distant, marked WHS2.

Thence S. 85½° E.

4. 57 To corner No. 3, identical with corner No. 3, tract F, which is a spruce post 5½ ft. long, 6 in. diam., squared to 4½ in., set 2 ft. in the ground, marked HS3 on south face, F on east face, and G on west face; from which

- A spruce, 14 in. diam., bears S. 73° E., 21 lks. distant, marked WHS3.
- A hemlock, 16 in. diam., bears S. 10° E., 12 lks. distant, marked WHS3.

Thence due south.

7.00 To corner No. 4, identical with corner No. 4, tract F, which is a spruce post 6 ft. long, 7 in. diam., squared to 5 in., set 2 ft. in the ground, marked HS4 on south face, F on east face, and G on west face. This corner is 33 ft. north of the center of Glacier Highway; from which

A spruce, 24 in. diam., bears S. 61° W., 15 lks. distant, marked WHS4.

A hemlock, 18 in. diam., bears S. 28° E., 5 lks. distant, marked WHS4.

Thence N. 85° 30′ W., paralleling Glacier Highway and 33 ft. distant from the center thereof.

4.57 To corner No. 1, and the place of beginning, containing approximately 3.19 acres. The survey was made July 5 to 8, 1928; the bearings of the lines were determined by needle compass, allowing a variation of 31° 30′ E., and are intended to refer to the true meridian.

Chs.

Beginning at corner No. 1, home site No. 160, tract H, Mile 7 Group, identical with corner No. 1 of tract I, in approximate latitude 58° 21.2′ N., longitude 134° 33.5′ W., which corner is a hemlock post

Chs. 6 ft. long, 5 in. diam., squared to 4 in., set 2 ft. in the ground, marked HS 1 H I. This corner is 33 ft. south of the center of Glacier Highway; from which

A hemlock, 14 in. diam., bears S. 45%° E., 55 lks. distant, marked WHS1 H I.

A hemlock, 12 in. diam., bears S. 43° W., 42 lks. distant, marked WHS 1 H I.

Transmission line pole No. 182 bears N. 21° W.

Thence south.

- 6.88 To corner No. 2, identical with corner No. 2, tract I, which is a lodge-pole-pine post 5½ ft. long, 5 in. diam., squared to 3½ in., set 2 ft. in the ground, marked HS 2 H I; from which
 - A lodgepole pine, 12 in. diam., bears S. 61° W., 55 lks. distant, marked WHS 2 H I.
 - A lodgepole pine, 12 in. diam., bears S. 72½° E., 74 lks. distant, marked WHS 2 H I.

Thence due west.

- 1. 50 To corner No. 2 of tracts J-K.
- 6.95 To corner No. 3, identical with corner No. 3, tract J, which is a lodge-pole-pine post 6 ft. long, 7 in. diam., squared to 4½ in., set 2½ ft. in the ground, marked HS 3 H J; from which
 - A lodgepole pine, 5 in. diam., bears N. 14° 30′ E., 68 lks. distant, marked WHS 3 H J.
 - A lodgepole pine, 5 in. diam., bears N. 62° E., 84 lks. distant, marked WHS 3 H J.

Thence due north.

7. 10 To corner No. 4, identical with corner No. 4, home site No. 33, which is a hemlock post 3½ ft. long, 4 in. square, set firmly in the ground, 30 ft. from center of Glacier Highway and 50 ft. south of the transmission line; marked HS 4.

Thence due east, paralleling transmission line and 50 ft. distant therefrom.

- 1.00 To intersection of transmission-line right of way and road right of way.

 Thence, paralleling Glacier Highway and 33 ft. from the center thereof:
 - (1) S. 79° 30′ E., 2.00 chs.;
 - (2) N. 88° E., 3.98 chs.;

to corner No. 1, and the place of beginning, containing approximately 4.91 acres. The survey was made September 25 and 26, 1928, using a plane table and telescopic alidade; the bearings of the lines were determined by needle compass, allowing a variation of 31° 30′ E., and are intended to refer to the true meridian.

Chs.

Beginning at corner No. 1, home site No. 92, tract I, Mile 7 Group, identical with corner No. 1 of tract H, in approximate latitude 58° 21.2′ N., longitude 134° 33.5′ W., which corner is a hemlock post 6 ft. long, 5 in. diam., squared to 4 in., set 2 ft. in the ground, marked HS 1 H I. This corner is 33 ft. south of the center of Glacier Highway; from which

- A hemlock, 14 in. diam., bears S. 45%° E., 55 lks. distant, marked WHS 1 H I.
- A hemlock, 12 in. diam., bears S. 43° W., 42 lks. distant, marked WHS 1 H I.

Transmission-line pole No. 182 bears N. 21° W.

Thence due south.

- 6.88 To corner No. 2, identical with corner No. 2, tract H, which is a lodge-pole-pine post 5½ ft. long, 5 in. diam., squared to 3½ in., set 2 ft. in the ground, marked HS 2 H I; from which
 - A lodgepole pine, 12 in. diam., bears S. 61° W., 55 lks. distant, marked WHS 2 H I.
 - A lodgepole pine, 12 in. diam., bears S. 72½° E., 74 lks. distant, marked WHS 2 H I.

Thence due east.

- 8. 10 To corner No. 3, identical with corner No. 3 of tract K, which is a hemlock post 6 ft. long, 5 in. diam., squared to 3½ in., set 1½ ft. in the ground, marked HS 3 K I; from which
 - A spruce, 12 in. diam., bears N. 61° W., 18 lks. distant, marked WHS 3 K I.
 - A spruce, 16 in. diam., bears S. 22° W., 25 lks. distant, marked WHS 3 K I.

Thence N. 14° W.

- 7.02 To corner No. 4, a spruce post 5% ft. long, 5 in. diam., squared to 4 in., set 2 ft. in the ground, marked HS 4 I. This corner is 50 ft. south of the transmission line; from which
 - A spruce, 5 in. diam., bears S. 42° W., 19 lks. distant, marked WHS
 - A spruce, 6 in. diam., bears S. 70° 30′ W., 25 lks. distant, marked WHS 4 I.

Transmission-line pole No. 179 bears N. 57° E.

Thence N. 87° W., paralleling transmission line to intersection of road and transmission line rights of way.

5.00

Thence S. 82° W.

1. 45 To corner No. 1, paralleling road right of way and 33 ft. from the center thereof, and the place of beginning, containing approximately 5.00 acres. The survey was made September 25 and 26, 1928, using a plane table and telescopic alidade; the bearings of the lines were determined by needle compass, allowing a variation of 31° 30′ E., and are intended to refer to the true meridian.

And it is further ordered that Executive Order No. 5856, of June 11, 1932, excluding certain lands from the said national forest, be, and it is hereby, revoked in so far as it affects the tract within the hereinafter-described boundaries, and that such tract shall remain part of the national forest and subject to the laws applicable to lands so situated:

Chs.

Beginning at corner No. 1, 1.31 chs. north of center line of Glacier Highway and 50 ft. north of power transmission line, about 7 miles northwest of Juneau, Alaska, in approximate latitude 58° 21′ 10″ N., longitude 134° 33′ 00″ W., which corner is identical with corner No. 1 of tract B and is a hemlock post 5 ft. long, 5 in. diam., squared to 4 in., set 18 in. in ground, marked HS 1 B on east face and C on west face; from which

- A hemlock, 8 in. diam., bears S. 77° E., 24 lks. distant, blazed and marked WHS 1.
- A hemlock, 6 in. diam., bears S. 7½° W., 12 lks. distant, blazed and marked WHS 1.

Transmission pole No. 182 bears S. 57° E.

Thence north.

7.00 Corner No. 2, which is a hemlock post 5 ft. long, 4½ in. diam., squared to 3½ in., set 18 in. in ground, marked HS 2 on south face, B on east face, and C on west face; from which

A hemlock, 18 in. diam., bears N. 73° E., 13 lks. distant, blazed and marked WHS 2.

A hemlock, 12 in. diam., bears S. 64° W., 31 lks. distant, blazed and marked WHS 2.

Thence N. 89° W.

7. 00 Corner No. 3, which corner is identical with corner No. 3 of right of way and is a hemlock post 5 ft. long, 6 in. diam., set 18 in. in ground, marked HS 3C on east face and ROW3 on west face; from which

A hemlock, 9 in. diam., bears S. 85° W., 18 lks. distant, blazed and marked WHS3.

A hemlock, 9 in. diam., bears S. 65° E., 17 lks. distant, blazed and marked WHS3.

Thence south.

7. 00 Corner No. 4, 56 lks. from center line of Glacier Highway and 50 ft. from power transmission line, which corner is identical with corner No. 4 of right of way and is a hemlock post 5 ft. long, 6 in. diam., squared to 4 in., set 18 in. in ground, marked HSC4 on east face and ROW4 on west face; from which

A lodgepole pine, 17 in. diam., bears N. 75° 30′ E., 54 lks. distant, blazed and marked WHS4.

A lodgepole pine, 14 in. diam., bears N. 58° 30′ W., 41 lks. distant, blazed and marked WHS4.

EO 5948

Executive Orders

Chs. | Thence S. 89° E., clearing both power line and road rights of way.

7.00 Corner No. 1, the place of beginning, containing approximately 4.90 acres. The survey was made July 5 to 8, 1928; the bearings of the lines were determined by needle compass, allowing a variation of 31° 30′ E., and are intended to refer to the true meridian.

HERBERT HOOVER

THE WHITE HOUSE,

November 16, 1932.

[No. 5947]

Executive Order 5948. November 16, 1932

Executive Order

MODIFICATION OF WITHDRAWAL OF LANDS IN AID OF LEGISLATION

MICHIGAN

Pursuant to the authority conferred upon me by the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of Congress approved August 24, 1912 (37 Stat. 497), Executive Order No. 4693, of July 18, 1927, withdrawing SW. ¼ SW. ¼ sec. 20, T. 49 N., R. 34 W., Michigan meridian, Michigan, from all forms of appropriation, is hereby modified, for the purpose of permitting the State of Michigan to select the land under the provisions of the act of July 31, 1912 (37 Stat. 241).

HERBERT HOOVER

THE WHITE HOUSE,

November 16, 1932.

[No. 5948]

Executive Order 5949. November 16, 1932

Executive Order

WITHDRAWAL OF PUBLIC LAND

MONTANA AND WYOMING

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848), entitled "AN ACT To authorize the President of the United States to make withdrawals of public lands in certain cases," as amended by act of Congress approved August 24, 1912 (37 Stat. 497), and on the recommendation of the Secretary of the Interior, it is hereby ordered that the lands lying within 250 feet on each side of the center line of the Cooke-Red Lodge approach road as now located on the ground, from Cooke to a point 8.58 miles south and west of Red Lodge, in sec. 25, T. 9 S., R. 14 E., S. ½ secs. 19, 20, N. ½ secs. 29 and 30, and NW. ¼ sec. 28, T. 9 S., R. 15 E., principal meridian, Montana, surveyed; S. ½ sec. 28, secs. 33 and 34, T. 9 S., R. 15 E., Tps. 8 and 9 S., R. 19 E., T. 9 S., R. 18 E., principal meridian, Montana, unsurveyed; Tps. 57 and 58 N., Rs. 104, 105, 106, and 107 W., sixth principal meridian, Wyoming, unsurveyed, be, and the same are hereby, in so far as title tnereto remains in the United States, withdrawn from settlement, location, sale, entry, or other disposal and reserved for approach road to Yellowstone National Park, subject to all valid existing rights.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

November 16, 1932.

[No. 5949]

Executive Order 5950. November 19, 1932

Executive Order

TONGASS NATIONAL FOREST

ALASKA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 34, 36), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the tract of land in Alaska lying within the following-described boundary, heretofore occupied as a home site, be, and it is hereby, excluded from the Tongass National Forest and restored to entry under the applicable public land laws:

Chs.

Beginning at corner No. 1, home site No. 289, on line 8-9 of home-stead entry survey No. 112 and S. 15° 26′ E., 12.97 chs. from corner No. 9 thereof, approximate latitude 58° 29′ N., longitude 134° 47′ W., which corner No. 1 is a hemlock post 6 ft. long, 5 in. diam., squared to 4 in., set 2 ft. in ground, marked HS 1 DE; from which

A hemlock tree, 16 in. diam., bears S. 86° E., 11 lks. distant, marked WHS 1 DE.

A hemlock tree, 12 in. diam., bears N. 27° 30′ W., 3 lks. distant, marked WHS 1 DE.

Thence N. 15° 26' W.

6.00 To corner No. 2, which is a hemlock post 5 ft. long, 6½ in. diam., squared to 4½ in., set 1½ ft. in ground, marked HS D 2-PS 2, from which

A 9-in. hemlock tree bears S. 33° E., 18 lks. distant, marked WHS 2. A 22-in. hemlock tree bears N. 59° W., 21 lks. distant, marked WPS 2.

Thence S. 75° W.

5. 40 To witness corner to corner No. 3, meander corner, which is a hemlock post 5½ ft. long, 6 in. diam., squared to 4 in., set 1½ ft. in ground, marked WCMC HS D PS 3, from which

A 14-in. spruce tree bears S. 38° E., 37 lks. distant, marked WHS D WCMC 3.

- 5. 66 To center of road right of way.
- 6. 40 To corner No. 3, meander corner, at line of mean high tide on east shore Lynn Canal, not set because of liability to destruction by tides.

Thence with meanders along line of approximate mean high tide:

- (1) S. 22° E., 2.40 chs.;
- (2) S. 25° W., 3.00 chs.;

Chs.

- (3) N. 74° 15′ W., 1.80 chs.;
- (4) S. 24° E., 2.10 chs.;

To corner No. 4, meander corner, not set because of liability to destruction by tides.

Thence N. 75° E.

- 0.76 To witness corner to corner No. 4, meander corner, which is a hemlock post 5 ft. long, 6½ in. diam., squared to 5 in., set 1½ ft. in ground, marked HS 2-DE WCMC, from which
 - A 14-in. spruce tree bears N. 50° W., 6 lks. distant, marked WHS 2 WCMC D E.
 - A 13-in. spruce tree bears N. 84° E., 16 lks. distant, marked WHS 2 WCMC D E.
- 1. 55 To center of road right of way.
- 9. 30 To corner No. 1, and place of beginning, containing approximately 4.35 acres. The survey was made January 23 and February 28, 1929; the bearings of the lines were determined by needle compass, allowing a variation of 31° 30′ E., and are intended to refer to the true meridian.

HERBERT HOOVER

THE WHITE HOUSE,

November 19, 1932.

[No. 5950]

Executive Order 5951. November 22, 1932

Executive Order

Exemption of Person from Compulsory Retirement for Age

By virtue of the authority vested in me by section 204 of Pert II of the act entitled "AN ACT making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, George R. Wales, who today reaches the retirement age prescribed

for automatic separation from the service, is hereby exempted from the provisions of that section.

HERBERT HOOVER

THE WHITE HOUSE

November 22, 1932.

[No. 5951]

Executive Order 5952. November 23, 1932

Executive Order

ARMY RATION

In accordance with the provisions of section 40 of the act entitled "An act to increase the efficiency of the permanent military establishment of the United States," approved February 2, 1901 (31 Stat. 748, 758), which authorizes the President to "prescribe the kinds and quantities of the component articles of the Army ration, and to direct the issue of substitutive equivalent articles in place of any such components whenever, in his opinion, economy and a due regard to the health and comfort of the troops may so require," Executive Order No. 4580 of February 3, 1927, prescribing the Army ration, and Executive Order No. 5337 of April 23, 1930, amendatory thereof, are revoked, and the following is promulgated for the information and guidance of all concerned, to take effect April 1, 1933.

The kinds and quantities of the component articles of the Army ration shall be as follows:

1. Garrison Ration

(For all persons entitled to a ration except under specific conditions for which other rations are prescribed)

Article	Quantity	Article	Quantity
Meat: 0z Bacon 0z Beef, fresh 0z Chicken, fresh 0z Pork, fresh 0z Eggs, fresh ea Dry vegetables and cereals: Beans 0z 0z	$egin{array}{c} 10 \ 2 \ 4 \end{array}$	Rice	1. 5 3 2 2 2 2

Article	Quantity	Article	Quantity
Tomatoes, cannedoz_	2	Lard:	
Fruit:		Lardoz_	
Apples, cannedoz	1.5	Lard substituteoz_	. 64
Jam or preservesoz.		Butteroz_	2
Peaches, cannedoz.		Flour, wheatoz_	12
Pineapple, cannedoz	1	Baking powderoz_	. 09
Prunesoz	1	Macaronioz_	. 25
Beverages:	. 0	Cheeseoz	. 25
Coffee, roasted or roasted		Sugaroz_	. 5
and groundoz_	2	Cinnamonoz_	. 014
Cocoa		Flavoring extractoz_	. 02
Teaoz_	. 05	Pepper, blackoz_	. 04
Milk:	.00	Pickles, cucumberoz	. 16
Milk, evaporatedoz	1	Saltoz_	. 5
Milk, freshoz_		Sirupoz_	
Willik, ITESII		Vinegaroz_	. 16

Note 1. In Alaska the beef component will be increased by 10 per cent, the bacon component by 33% per cent, and the vegetable component by 20 per cent.

Note 2. On Thanksgiving Day and on Christmas Day the meat component will be as follows:

Turkey, drawn 25 ounces
Turkey, undrawn 28 ounces

NOTE 3. When it is impracticable to bake soft bread, or if for any reason it is more economical to purchase than to bake it, soft bread will be a component in lieu of an equal quantity of flour.

NOTE 4. In the Philippine Islands and at remote stations where it is impracticable to procure fresh milk, the milk allowance will be 6 ounces of evaporated milk.

Note 5. The following additions and deductions will be made on the rations due:

- (a) For organizations averaging 25 men per day or less, add 10 per cent.
- (b) For organizations averaging 26 to 75 men per day, add 5 per cent.
- (c) For organizations averaging 76 to 150 men per day, make no change.
- (d) For organizations averaging more than 150 men per day, deduct 5 per cent, except at recruit depots, where no change will be made.
- (e) For individual men authorized by the commanding officer of the post, camp, or station to mess separately, add 10 per cent.
- (f) For enlisted men serving and messing on Army mine planters, add 50 per cent.
- (g) The amount of ration credit due an organization maintaining separate messes for detachments will be computed by applying the foregoing provisions for organizations to each mess so maintained.

Note 6. In special cases where, due to local conditions, the unusually small size of the detachment, or the character of the work upon which the enlisted men are engaged, the additions authorized in note 5 above are insufficient for the proper subsistence of the men, the Secretary of War is authorized to make such additional increase as may be necessary, provided the total allowance thus authorized shall be less than the monetary allowance prescribed for subsistence for enlisted men when rations in kind are not furnished and Government messing facilities are provided.

2. Travel Ration

(For troops traveling otherwise than by marching, and separated from cooking facilities)

Article	Quan- tity	Article	Quan- tity
Bread, softoz	18	Tomatoes, cannedoz	
Bread, hardoz_Beef, corned, or hash, corned	16	Coffee, roasted and ground_oz_ Sugaroz_	2
beefoz Beans, bakedoz		Milk, evaporated, unsweet- enedoz	

3. RESERVE RATION

(For use in campaign when the field ration is not available)

Article	Quan- tity	Article	Quan- tity
Beef, cornedoz Beans, with pork and plainsauceoz Bread, hardoz	8. 5	Chocolate, vanilla sweetened_oz Coffee, solubleoz Sugar, granulatedoz	. 6

4. FIELD RATION

The field ration is that prescribed for use only in time of war or national emergency when the garrison ration is not used. It will be issued in kind and no ration savings will be allowed. Its components and substitutes will be prescribed by the War Department or the commander of the field forces and will correspond as nearly as practicable with the components of the garrison ration.

5. Troops Traveling on Transports

Food for troops traveling on United States Army transports will be prepared from the articles of subsistence stores which compose the ration for troops in garrison, varied by the substitution of other articles of authorized subsistence stores, the total daily cost per man of the food consumed not to exceed 20 per cent more than the current cost of the garrison ration, except on Thanksgiving Day and Christmas Day, when 60 per cent increase over the same current cost is authorized.

6. RATION AND SAVINGS ACCOUNTS

Credit will be given organizations on ration and savings accounts for the money value of the garrison or travel ration computed at the current prices of their component articles, and the finance officer will pay as savings to the organization commander any excess in value of these articles over the value of the subsistence stores purchased by the organization.

The ration to be issued to troops on the march in time of peace will be prescribed by the commander, will not exceed the allowances prescribed for the garrison ration, and the ration-savings privilege will be suspended except that when so ordered by such commander the savings privilege on certain specified articles of the ration will be allowed.

HERBERT HOOVER

THE WHITE HOUSE,

November 23, 1932.

[No. 5952]

Executive Order 5953. November 23, 1932

Executive Order

EXTENSION OF TRUST PERIOD ON INDIAN RESERVATION ALLOTMENTS

It is hereby ordered, under authority contained in section 5 of the act of February 8, 1887 (24 Stat. 388, 389), and the act of June 21, 1906 (34 Stat. 325, 326), that the period of trust covering allotments made in favor of Indians on the following-named reservations, or on other reservations not specifically named herein, which trust will expire during the calendar year 1933, be, and the same is hereby, extended for a period of 10 years from the respective dates of expiration thereof:

Round Valley Reservations, Calif.
White Earth Reservation, Minn.
Flathead Reservation, Mont.
Santee Reservation, Nebr.
Devils Lake and Standing Rock Reservations, N. Dak.
Kiowa Reservation, Okla.
Pine Ridge Reservation, S. Dak.
Shoshone or Wind River Reservation, Wyo.

HERBERT HOOVER

THE WHITE HOUSE,

November 23, 1932.

[No. 5953]

Executive Order 5954. November 26, 1932

Executive Order

EXEMPTION OF PERSONS FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, the following-named persons who, during the current month, reach the retirement age prescribed for automatic separation from the service are hereby exempted from the provisions of that section.

Name John L. Bateman Mrs. Otilla A. Reagan Department or Establishment
Office of the Architect of the Capitol
Department of the Interior

HERBERT HOOVER

THE WHITE HOUSE,

November 26, 1932.

[No. 5954]

Executive Order 5955. November 30, 1932

Executive Order

EXTENSION OF TRUST PERIOD ON WICHITA ALLOTMENT No. 582-A

It is hereby ordered, under authority contained in section 5 of the act of February 8, 1887 (24 Stat. 388, 389), that the trust period on the allotment of Gertrude Lamb, deceased Wichita allottee No. 582-A, Oklahoma, which trust period expires during

the calendar year 1932, be, and the same is hereby, extended for a period of 10 years from date of expiration.

HERBERT HOOVER

THE WHITE HOUSE

November 30, 1932.

[No. 5955]

Executive Order 5956. December 1, 1932

Executive Order

Unsanctioned Asylum

Section 6, Chapter VII, Instructions to Diplomatic Officers, is hereby canceled and the following substituted therefor:

VII-6. Unsanctioned asylum. Recent political disturbances in certain countries, together with the resultant requests for shelter in diplomatic missions by individuals whose personal safety was believed to be in danger, suggests the advisability of again stating this Government's position with respect to the granting of asylum in American embassies and legations.

Immunity from local jurisdiction is granted foreign embassies and legations to enable the foreign representatives and their suites to enjoy the fullest opportunity to represent the interests of their states. The fundamental principle of legation is that it should yield entire respect to the exclusive jurisdiction of the territorial government in all matters not within the purposes of the mission. The affording of asylum is not within the purposes of a diplomatic mission.

The limited practice of legation asylum, which varies in the few states permitting it according to the nature of the emergency, the attitude of the government, the state of the public mind, the character of the fugitives, the nature of their offenses, and the legation in which asylum is sought, is in derogation of the local jurisdiction. It is but a permissive local custom practiced in a limited number of states where unstable political and social conditions are recurrent.

There is no law of asylum of general application in international law. Hence, where asylum is practiced, it is not a right of the legate state but rather a custom invoked or consented to by the territorial government in times of political instability. While the practice is recognized in most of the Latin American countries, and was the subject of a convention signed at Habana at the Sixth Pan American Conference in 1928, it has never existed in the United States and has never been recognized as a right which could be claimed by refugees or granted by diplomatic missions. The custom is justified publicly on humanitarian grounds, but in practice it is used pri-

marily for the personal protection of conspirators planning a coup d'état or for the government fearing or experiencing one.

American diplomatic officers will be guided by these considerations and will bear in mind that the Government of the United States can not countenance the affording of protection to other than uninvited fugitives whose lives are in imminent danger from mob violence; that such protection may continue only so long as such imminent danger continues; that asylum must be refused to persons fleeing from the pursuit of the legitimate agents of the local government, and in case such persons have been admitted they must be either surrendered or dismissed from the embassy or legation.

HERBERT HOOVER

THE WHITE HOUSE,

December 1, 1932.

[No. 5956]

Executive Order 5957. December 7, 1932

Executive Order

Power-Site Restoration No. 473

NEW MEXICO

So much of Executive order of September 30, 1916, creating Power-Site Reserve No. 547, as affects the lands hereinafter described is hereby revoked:

NEW MEXICO MERIDIAN

T. 16 S., R. 16 E., sec. 3, lots 10 to 15, inclusive, N. ½ SE. ½;

sec. 4, lot 13, S. ½ SW. ¼, SW. ¼ SE. ¼;

sec. 5, SW. 1/4 NE. 1/4, S. 1/2 NW. 1/4, N. 1/2 SW. 1/4;

sec. 6, SE. 1/4 NE. 1/4, N. 1/2 SE. 1/4;

sec. 7, NW. 1/4 NE. 1/4, SE. 1/4;

sec. 8, E. ½ NE. ¼, SW. ¼ NE. ¼;

sec. 9, N. ½;

sec. 10, SW. ¼ NE. ¼, S. ½ NW. ¼, NW. ¼ SE. ¼, E. ½ SE. ¼;

sec. 11, NE. ¼, SW. ¼ SW. ¼;

sec. 12, W. ½ NE. ¼, SE. ¼ NE. ¼, NW. ¼;

sec. 13, NE. ¼ NE. ¼, N. ½ NW. ¼;

sec. 17, SW. ¼ NE. ¼, E. ½ SW. ¼, W. ½ SE. ¼;

sec. 18, lots 1 to 5, inclusive, S. ½ NE. ¼, N. ½ SE. ¼;

sec. 19, lot 2, SW. 1/4 NE. 1/4;

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sec. 20, W. ½ NE. ¼, E. ½ NW. ¼, SW. ½ NW. ½:
                   sec. 24, W. ½ NE. ¼, NW. ¼ SE. ¼.
T. 16 S., R. 17 E., sec. 7, S. ½ NW. ¼, NE. ¼ SW. ½, SW. ½ SW. ½, W. ½ SE. ½;
                   sec. 18, NE. ¼, W. ½ SE. ¼;
                   sec. 19, NW. ¼ NE. ¼, E. ½ SE. ¼;
                  sec. 20, NW. ¼ SW. ¼, S. ½ S. ½;
                   sec. 21, S. ½ S. ½;
                  sec. 22, S. ½ SW. ¼, SW. ¼ SE. ¼;
                  sec. 25, W. ½ W. ½, SE. ¼ SW. ¼, SW. ¼ SE. ¼;
                  sec. 26, N. ½, N. ½ SW. ¼, NW. ¼ SE. ¼;
                  sec. 27, NE. ¼, N. ½ NW. ¼, NW. ¼ SW. ¼, SE. ¼ SW. ¼;
                  sec. 28, N. ½ NW. ¼, S. ½;
                  sec. 29, N. ½ NE. ¼, SE. ¼ SW. ¼, S. ½ SE. ¼;
                  sec. 34, N. ½ NE. ½.
T. 17 S., R. 17 E., sec. 12, NE. 14, NE. 14 NW. 14.
T. 17 S., R. 18 E., sec. 3, W. ½ SW. ¼, SE. ¼ SW. ¼, SW. ¼ SE. ½;
                  sec. 4, S. ½;
                  sec. 5, S. ½;
                  sec. 6, S. ½ N. ½, NW. ¼ NW. ¼, NE. ¼ SE. ¼;
                  sec. 7, W. ½ NE. ¼, SE. ¼ NE. ¼, NW. ¼, N. ½ SE. ¼;
T. 17 S., R. 18 E., sec. 8, N. ½ S. ½;
                  sec. 9, N. ½ S. ½;
                  sec. 10, N. ½ N. ½, W. ½ SW. ¼, SE. ¼ SW. ¼;
                  sec. 11, N. ½ NW. ¼;
                  sec. 12, NW. ¼ SW. ¼, S. ½ S. ½;
                  sec. 13, S. ½;
                  sec. 14, SW. ¼ NE. ¼, NW. ¼, N. ½ SW. ¼, SE. ¼ SW. ¼,
                            SE. 1/4;
                  sec. 15, N. ½ NE. ¾.
T. 17 S., R. 19 E., sec. 1, SW. ¼ NE. ¼, S. ½ NW. ¼, N. ½ SW. ¼, SE. ¼ SW. ¼,
                            SE. 1/4;
                  sec. 3, NE. ¼ SE. ¼, S. ½ S. ½;
                  sec. 4, S. ½ S. ½;
                  sec. 8, N. ½ NE. ¼;
                  sec. 9, N. ½ N. ½;
                  sec. 10, N. ½ N. ½, S. ½ S. ½;
                  sec. 11, NE. ¼, NW. ¼ NW. ¼, SW. ¼, N. ½ SE. ¼;
                  sec. 12, NE. ¼ NE. ¼, S. ½ NW. ¼, SW. ¼;
                  sec. 13, E. ½, E. ½ W. ½;
                  sec. 17, NE. ¼, S. ½ NW. ¼, NW. ¼ SW. ¼;
                  sec. 18, SE. ¼ NE. ¼, W. ½ NW. ¼, SW. ¼, N. ½ SE. ¼,
                            SW. ¼ SE. ¼;
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HERBERT HOOVER

THE WHITE HOUSE,

December 7, 1932.

[No. 5957]

sec. 24, NE. 1/4 NE. 1/4.

Executive Order 5958. December 8, 1932

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

ARIZONA

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 17 S., R. 31 E. of the Gila and Salt River meridian, Arizona, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

December 8, 1932.

[No. 5958]

Executive Order 5959. December 9, 1932

Executive Order

Consolidation and Coordination of Governmental Activities
Affecting Administrative Accounting, Audit,
and Business Methods

WHEREAS sections 401 and 403 of Title IV of Part II of the act approved June 30, 1932, provide:

"Sec. 401. In order to further reduce expenditures and increase efficiency in government it is declared to be the policy of Congress—

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- "(a) To group, coordinate, and consolidate executive and administrative agencies of the Government, as nearly as may be, according to major purpose;
- "(b) To reduce the number of such agencies by consolidating those having similar functions under a single head;
 - "(c) To eliminate overlapping and duplication of effort: and
- "(d) To segregate regulatory agencies and functions from those of an administrative and executive character.

- "Sec. 403. For the purpose of carrying out the policy of Congress as declared in sec. 401 of this title, the President is authorized by Executive order-
- "(1) To transfer the whole or any part of any independent executive agency, and/or the functions thereof, to the jurisdiction and control of an executive department or another independent executive agency;
- "(2) To transfer the whole or any part of any executive agency, and/or the functions thereof, from the jurisdiction and control of one executive department to the jurisdiction and control of another executive department; or
- "(3) To consolidate or redistribute the functions vested in any executive department or in the executive agencies included in any executive department; and
- "(4) To designate and fix the name and functions of any consolidated activity or executive agency and the title, powers, and duties of its executive head."

NOW, THEREFORE, by virtue of the authority so vested in me, I hereby order that the following transfers be made to the Bureau of the Budget:

- 1. The powers and duties now exercised by the General Accounting Office which relate to the designing, prescribing, and installation of accounting forms, systems, and procedure in the several executive departments and independent establishments, except that the Comptroller General shall retain the power and duty to prescribe the form and manner in which accounts shall be submitted to his office for audit.
- 2. The powers and duties now exercised by the General Accounting Office which relate to the administrative examination of fiscal officers' accounts and claims against the United States, and the adequacy and effectiveness of the administrative examination of accounts and claims in the respective departments and establishments, and the adequacy and effectiveness of departmental inspection of the offices and accounts of fiscal officers.
- 3. The Bureau of Efficiency.

In each of the foregoing transfers, the agencies and activities that are transferred shall carry with them all their powers and duties, personnel, books, records, and papers pertaining thereto; and the unexpended balances of their appropriations or allotments or other funds as of the date this order becomes effective.

All power and authority conferred by law, both supervisory and appellate, upon the General Accounting Office or the head thereof, and/or upon the Bureau of Efficiency or the head thereof, in relation to activities hereby transferred, shall immediately when such transfer is effected, be fully conferred upon and vested in the Bureau of the Budget or the head thereof, as the case may be, as to the activities so transferred.

With the approval of the President, the Director of the Bureau of the Budget shall have the power, by order or regulation, to consolidate, eliminate, or redistribute the bureaus, agencies, offices, or activities and/or their functions, in the Bureau of the Budget in so far as such action may be required to carry out the purposes of the consolidation herein ordered, and by rules and regulations not inconsistent with law to fix the functions thereof and the duties, powers, and titles of their respective executive heads.

This order shall take effect upon the sixty-first calendar day after its transmission to Congress unless otherwise determined in accordance with the provisions of section 407 of the act cited above.

HERBERT HOOVER

THE WHITE HOUSE,

December 9, 1932.

[No. 5959]

Executive Order 5960. December 9, 1932

Executive Order

Consolidation and Coordination of Governmental Activities Affecting United States Commerce

WHEREAS sections 401 and 403 of Title IV of Part II of the act approved June 30, 1932, provide:

"Sec. 401. In order to further reduce expenditures and increase efficiency in government it is declared to be the policy of Congress—

"(a) To group, coordinate, and consolidate executive and administrative agencies of the Government, as nearly as may be, according to major purpose;

"(b) To reduce the number of such agencies by consolidating those having similar functions under a single head;

"(c) To eliminate overlapping and duplication of effort; and

"(d) To segregate regulatory agencies and functions from those of an administrative and executive character.

"Sec. 403. For the purpose of carrying out the policy of Congress as declared in section 401 of this title, the President is authorized by Executive order—

- "(1) To transfer the whole or any part of any independent executive agency, and/or the functions thereof, to the jurisdiction and control of an executive department or another independent executive agency;
- "(2) To transfer the whole or any part of any executive agency, and/or the functions thereof, from the jurisdiction and control of one executive department to the jurisdiction and control of another executive department; or
- "(3) To consolidate or redistribute the functions vested in any executive department or in the executive agencies included in any executive department; and
- "(4) To designate and fix the name and functions of any consolidated activity or executive agency and the title, powers, and duties of its executive head."

NOW, THEREFORE, by virtue of the authority so vested in me, I hereby order that the following transfers be made to the Department of Commerce or to the bureaus of the Department of Commerce, as indicated:

- The powers and duties of the Federal Oil Conservation Board to the Bureau of Mines, and the said board is abolished.
- The administrative duties, powers, and authority of the National Screw
 Thread Commission to the Bureau of Standards, and the commission shall serve in an advisory capacity to the Secretary of
 Commerce.
- The administrative duties, powers, and functions of the National Advisory Committee for Aeronautics to the Bureau of Standards, and the committee shall serve in an advisory capacity to the Secretary of Commerce.
- 4. The Weather Bureau of the Department of Agriculture to the Department of Commerce.

The agencies and activities that are transferred, in whole or in part, shall carry with them all their powers and duties, personnel, books, records, and papers pertaining to the work thereof; all public property including office equipment and laboratory facilities, both in Washington and in the field, appertaining thereto; and the unexpended balances of their appropriations or allotments or other funds, as of the date this order becomes effective.

All power and authority conferred by law, both supervisory and appellate, upon the department or establishment from which transfer is made, or the Secretary or other head or heads thereof, in relation to the office, bureau, division, or other branch of the public service or the part thereof so transferred shall immediately when such transfer is effected be fully conferred upon and vested in the Department

of Commerce or the Secretary thereof, as the case may be, as to the whole or part of such office, bureau, division, or other branch of the public service so transferred.

With the approval of the President, the Secretary of Commerce shall have the power, by order or regulation, to consolidate, eliminate, or redistribute the bureaus, agencies, offices, or activities and/or their functions, in the Department of Commerce in so far as such action may be required to carry out the purposes of the consolidation herein ordered, and by rules and regulations not inconsistent with law to fix the functions thereof and the duties, powers, and titles of their respective executive heads.

This order shall take effect upon the sixty-first calendar day after its transmission to Congress unless otherwise determined in accordance with the provisions of section 407 of the act cited above.

HERBERT HOOVER

THE WHITE HOUSE,

December 9, 1932.

[No. 5960]

Executive Order 5961. December 9, 1932

Executive Order

Consolidation and Coordination of Governmental Activities
Affecting Labor

WHEREAS sections 401 and 403 of Title IV of Part II of the act approved June 30, 1932, provide—

"Sec. 401. In order to further reduce expenditures and increase efficiency in government it is declared to be the policy of Congress—

"(a) To group, coordinate, and consolidate executive and administrative agencies of the Government, as nearly as may be, according to major purpose;

"(b) To reduce the number of such agencies by consolidating those having similar functions under a single head;

"(c) To eliminate overlapping and duplication of effort; and

"(d) To segregate regulatory agencies and functions from those of an administrative and executive character.

- "Sec. 403. For the purpose of carrying out the policy of Congress as declared in section 401 of this title, the President is authorized by Executive order—
- "(1) To transfer the whole or any part of any independent executive agency, and/or the functions thereof, to the jurisdiction and control of an executive department or another independent executive agency:
- "(2) To transfer the whole or any part of any executive agency, and/or the functions thereof, from the jurisdiction and control of one executive department to the jurisdiction and control of another executive department; or
- "(3) To consolidate or redistribute the functions vested in any executive department or in the executive agencies included in any executive department; and
- "(4) To designate and fix the name and functions of any consolidated activity or executive agency and the title, powers, and duties of its executive head."

NOW, THEREFORE, by virtue of the authority so vested in me, I hereby order that the activities, powers, and duties of the Employees' Compensation Commission which relate to the administration of the longshoremen's and harbor workers' compensation act approved March 4, 1927 (44 Stat. 1424–1446), and the act approved May 17, 1928 (45 Stat. 600), be transferred to the Department of Labor. All personnel, books, records, and papers pertaining to the work herein transferred; all public property, including office equipment and laboratory facilities, both in Washington and in the field, appertaining thereto; and the unexpended balances of the appropriations or allotments or other funds thereof, as of the date this order becomes effective, are transferred to the administrative jurisdiction of the Department of Labor.

All power and authority conferred by law, both supervisory and appellate, upon the establishment from which transfer is made, or the head or heads thereof, in relation to the office, bureau, division, or other branch of the public service or the part thereof so transferred shall immediately when such transfer is effected be fully conferred upon and vested in the Department of Labor or the Secretary thereof, as the case may be, as to the whole or part of such office, bureau, division, or other branch of the public service so transferred.

With the approval of the President, the Secretary of Labor shall have the power, by order or regulation, to consolidate, eliminate, or redistribute the bureaus, agencies, offices, or activities and/or their functions, in the Department of Labor in so far as such action may be required to carry out the purposes of the consolidation herein ordered, and by rules and regulations not inconsistent with law to fix the functions thereof and the duties, powers, and titles of their respective executive heads.

This order shall take effect upon the sixty-first calendar day after its transmission to Congress unless otherwise determined in accordance with the provisions of section 407 of the act cited above.

HERBERT HOOVER

THE WHITE HOUSE,

December 9, 1932.

[No. 5961]

Executive Order 5962. December 9, 1932

Executive Order

CONSOLIDATION AND GROUPING OF EDUCATION, HEALTH AND RECREA-TION ACTIVITIES IN THE DEPARTMENT OF THE INTERIOR

WHEREAS sections 401 and 403 of Title IV of Part II of the act approved June 30, 1932, provide—

- "Sec. 401. In order to further reduce expenditures and increase efficiency in government it is declared to be the policy of Congress—
- "(a) To group, coordinate, and consolidate executive and administrative agencies of the Government, as nearly as may be, according to major purpose;
- "(b) To reduce the number of such agencies by consolidating those having similar functions under a single head;
 - "(c) To eliminate overlapping and duplication of effort; and
- "(d) To segregate regulatory agencies and functions from those of an administrative and executive character.
- "Sec. 403. For the purpose of carrying out the policy of Congress as declared in section 401 of this title, the President is authorized by Executive order—
- "(1) To transfer the whole or any part of any independent executive agency, and/or the functions thereof, to the jurisdiction and control of an executive department or another independent executive agency;
- "(2) To transfer the whole or any part of any executive agency, and/or the functions thereof, from the jurisdiction and control of one executive department to the jurisdiction and control of another executive department; or
- "(3) To consolidate or redistribute the functions vested in any executive department or in the executive agencies included in any executive department; and
- "(4) To designate and fix the name and functions of any consolidated activity or executive agency and the title, powers, and duties of its executive head."

NOW, THEREFORE, by virtue of the authority so vested in me, the title of one of the Assistant Secretaries of the Interior is hereby changed to Assistant Secretary of the Interior for Education, Health and Recreation. The Assistant Secretary of the Interior for Education, Health and Recreation, shall be responsible to the Secretary of the Interior for activities of the Department of the Interior relating to education, health and recreation, which shall include the following organizations, bureaus, offices, or activities which are now in the Department of the Interior or which are hereby transferred to that department or to the bureaus or offices of that department, as indicated:

- 1. The Office of Education, now in the Department of the Interior.
- 2. Howard University, now in the Department of the Interior.
- The Columbia Institution for the Deaf, now in the Department of the Interior.
- 4. The American Printing House for the Blind, which is hereby transferred from the Treasury Department to the Office of Education.
- 5. The administrative duties, powers, and functions of the Federal Board for Vocational Education which are hereby transferred to the Office of Education, and the board shall serve in an advisory capacity to the Secretary of the Interior.
- 6. The Bureau of Indian Affairs, now in the Department of the Interior.
- The Public Health Service, which is hereby transferred from the Treasury Department to the Department of the Interior.
- 8. The Division of Vital Statistics, which is hereby transferred from the Bureau of the Census, Department of Commerce, to the Public Health Service in the Department of the Interior.
- 9. St. Elizabeths Hospital, now in the Department of the Interior.
- 10. Freedmen's Hospital, now in the Department of the Interior.
- 11. The National Park Service, now in the Department of the Interior.
- 12. The National Cemeteries, Parks and Monuments which are hereby transferred from the War Department to the Department of the Interior.

The agencies and activities that are transferred, in whole or in part, shall carry with them all their powers and duties, personnel, books, records, and papers pertaining to the work thereof; all public property, including office equipment and laboratory facilities, both in Washington and in the field, appertaining thereto; and the unexpended balances of their appropriations or allotments or other funds, as of the date this order becomes effective.

All power and authority conferred by law, both supervisory and appellate, upon the department or establishment from which transfer is made, or the Secretary or other head or heads thereof, in relation to the office, bureau, division, or other branch of the public service or the part thereof so transferred shall immediately when such transfer is effected be fully conferred upon and vested in the Department of the Interior or the Secretary thereof, as the case may be, as to the whole or part of such office, bureau, division, or other branch of the public service so transferred.

With the approval of the President, the Secretary of the Interior shall have the power, by order or regulation, to consolidate, eliminate, or redistribute the bureaus, agencies, offices, or activities and/or their functions, in the Department of the Interior in so far as such action may be required to carry out the purposes of the consolidation herein ordered, and by rules and regulations not inconsistent with law to fix the functions thereof and the duties, powers, and titles of their respective executive heads.

This order shall take effect upon the sixty-first calendar day after its transmission to Congress unless otherwise determined in accordance with the provisions of section 407 of the act cited above.

HERBERT HOOVER

THE WHITE HOUSE,

December 9, 1932.

[No. 5962]

Executive Order 5963. December 9, 1932

Executive Order

Consolidation and Grouping of Land Utilization Agencies in the Department of Agriculture

WHEREAS sections 401 and 403 of Title IV of Part II of the act approved June 30, 1932, provide—

"Sec. 401. In order to further reduce expenditures and increase efficiency in government it is declared to be the policy of Congress—

"(a) To group, coordinate, and consolidate executive and administrative agencies of the Government, as nearly as may be, according to major purpose;

"(b) To reduce the number of such agencies by consolidating those having similar functions under a single head;

"(c) To eliminate overlapping and duplication of effort; and

- "(d) To segregate regulatory agencies and functions from those of an administrative and executive character.
- "Sec. 403. For the purpose of carrying out the policy of Congress as declared in section 401 of this title, the President is authorized by Executive order—
- "(1) To transfer the whole or any part of any independent executive agency, and/or the functions thereof, to the jurisdiction and control of an executive department or another independent executive agency:
- "(2) To transfer the whole or any part of any executive agency, and/or the functions thereof, from the jurisdiction and control of one executive department to the jurisdiction and control of another executive department; or
- "(3) To consolidate or redistribute the functions vested in any executive department or in the executive agencies included in any executive department; and
- "(4) To designate and fix the name and functions of any consolidated activity or executive agency and the title, powers, and duties of its executive head."

NOW, THEREFORE, by virtue of the authority so vested in me the title of the Assistant Secretary of Agriculture is hereby changed to Assistant Secretary of Agriculture for Land Utilization. The Assistant Secretary of Agriculture for Land Utilization shall be responsible to the Secretary of Agriculture for the activities of the Department of Agriculture relating to land utilization and conservation which shall include the following organizations, bureaus, or offices which are now in the Department of Agriculture or which are hereby transferred to that department as indicated:

- 1. The Forest Service, now in the Department of Agriculture.
- 2. The General Land Office, which is hereby transferred from the Department of the Interior to the Department of Agriculture.
- 3. The administrative duties, powers, and functions of the Committee on the Conservation and Administration of the Public Domain, which are hereby transferred to the Department of Agriculture, and the committee shall serve in an advisory capacity to the Secretary of Agriculture.
- 4. The Advisory Council of the National Arboretum, now in the Department of Agriculture.
- 5. The Bureau of Biological Survey in the Department of Agriculture.
- The Bureau of Chemistry and Soils, now in the Department of Agriculture.

The agencies that are transferred, in whole or in part, shall carry with them all their powers and duties, personnel, books, records, and papers pertaining to the work thereof; all public property including office equipment and laboratory facilities both in Washington and in the field appertaining thereto; and the unexpended balances of their appropriations or allotments or other funds, as of the date this order becomes effective.

Executive Orders

All power and authority conferred by law, both supervisory and appellate, upon the department from which transfer is made, or the Secretary thereof, in relation to the office, bureau, division, or other branch of the public service or the part thereof so transferred shall immediately when such transfer is effected be fully conferred upon and vested in the Department of Agriculture or the Secretary thereof, as the case may be, as to the whole or part of such office, bureau, division, or other branch of the public service so transferred.

With the approval of the President, the Secretary of Agriculture shall have the power, by order or regulation, to consolidate, eliminate, or redistribute the bureaus, agencies, offices, or activities and/or their functions, in the Department of Agriculture in so far as such action may be required to carry out the purposes of the consolidation herein ordered, and by rules and regulations not inconsistent with law to fix the functions thereof and the duties, powers, and titles of their respective executive heads.

This order shall take effect upon the sixty-first calendar day after its transmission to Congress unless otherwise determined in accordance with the provisions of section 407 of the act cited above.

HERBERT HOOVER

THE WHITE House,

December 9, 1932.

[No. 5963]

Executive Order 5964. December 9, 1932

Executive Order

Consolidation and Grouping of Public Works Activities in the Department of the Interior

WHEREAS sections 401 and 403 of Title IV of Part II of the act approved June 30, 1932, provide—

"Sec. 401. In order to further reduce expenditures and increase efficiency in government it is declared to be the policy of Congress—

"(a) To group, coordinate, and consolidate executive and administrative agencies of the Government, as nearly as may be, according to major purpose;

- "(b) To reduce the number of such agencies by consolidating those having similar functions under a single head;
 - "(c) To eliminate overlapping and duplication of effort; and
- "(d) To segregate regulatory agencies and functions from those of an administrative and executive character.

"Sec. 403. For the purpose of carrying out the policy of Congress as declared in section 401 of this title, the President is authorized by Executive order—

- "(1) To transfer the whole or any part of any independent executive agency, and/or the functions thereof, to the jurisdiction and control of an executive department or another independent executive agency;
- "(2) To transfer the whole or any part of any executive agency, and/or the functions thereof, from the jurisdiction and control of one executive department to the jurisdiction and control of another executive department; or
- "(3) To consolidate or redistribute the functions vested in any executive department or in the executive agencies included in any executive department; and
- "(4) To designate and fix the name and functions of any consolidated activity or executive agency and the title, powers, and duties of its executive head."

NOW, THEREFORE, by virtue of the authority so vested in me, the title of one of the Assistant Secretaries of the Interior is hereby changed to Assistant Secretary of the Interior for Public Works. The Assistant Secretary of the Interior for Public Works shall be responsible to the Secretary of the Interior for the activities of the Department of the Interior relating to public works which shall include the following organizations, bureaus, offices, or activities which are now in the Department of the Interior or which are hereby transferred to that Department, or to the bureaus or offices of that Department, as indicated:

- 1. The Bureau of Reclamation, now in the Department of the Interior.
- 2. The Geological Survey, now in the Department of the Interior.
- 3. The Office of the Supervising Architect, which is hereby transferred from the Treasury Department to the Department of the Interior,
- 4. The nonmilitary activities (except the Survey of Northern and Northwestern Lakes, and the Supervisor of New York Harbor) administered under the direction or supervision of the Chief of Engineers, United States Army, including rivers and harbors and flood-control work, and the duties, powers, and functions of the Mississippi River Commission, the California Débris Commission, the Joint Board of Engineers for the St. Lawrence River Waterway, the Board of Engineers for Rivers and Harbors, and the Interoceanic Canal Board, which are hereby transferred from the War Department to the Department of the Interior, and the said commissions and boards shall serve in an advisory capacity to the Secretary of the Interior.
- 5. The activities relating to the construction, repair, and maintenance of roads, tramways, ferries, bridges, and trails in the Territory of Alaska, now in the Department of the Interior.

- 6. The Bureau of Public Roads, which is hereby transferred from the Department of Agriculture to the Department of the Interior.
- The Office of Public Buildings and Public Parks, which is hereby transferred from its status as an independent establishment to the Department of the Interior.
- 8. The administrative duties, powers, and functions of the National Capital Park and Planning Commission, which are hereby transferred to the Department of the Interior, and the commission shall serve in an advisory capacity to the Secretary of the Interior.
- 9. The administrative duties, powers, and functions of the Rock Creek and Potomac Parkway Commission, which are hereby transferred to the Department of the Interior, and the commission shall serve in an advisory capacity to the Secretary of the Interior.
- 10. The administrative duties, powers, and functions of the Arlington Memorial Bridge Commission, which are hereby transferred to the Department of the Interior, and the commission shall serve in an advisory capacity to the Secretary of the Interior.
- 11. The administrative duties, powers, and functions of the Commission of Fine Arts, which are hereby transferred to the Department of the Interior, and the commission shall serve in an advisory capacity to the Secretary of the Interior.
- 12. The Administrative duties, powers, and functions of the George Rogers
 Clark Sesquicentennial Commission, which are hereby transferred to
 the Department of the Interior, and the commission shall serve in an
 advisory capacity to the Secretary of the Interior.
- 13. The administrative duties, powers, and functions of the Mount Rushmore National Memorial Commission, which are hereby transferred to the Department of the Interior, and the commission shall serve in an advisory capacity to the Secretary of the Interior.
- 14. The administrative duties, powers, and functions of the General Supply Committee, Treasury Department, which are hereby transferred to the Department of the Interior, and the committee shall serve in an advisory capacity to the Secretary of the Interior.
- The Government Fuel Yards, which are hereby transferred from the Bureau of Mines, Department of Commerce, to the Department of the Interior.

The agencies and activities that are transferred, in whole or in part, shall carry with them all their powers and duties, personnel, books, records, and papers pertaining to the work thereof; all public property, including office equipment and laboratory facilities, both in Washington and in the field, appertaining thereto; and the unexpended balances of their appropriations (whether annual or permanent) or allotments or other funds, as of the date this order becomes effective.

All power and authority conferred by law, both supervisory and appellate, upon the department or establishment from which transfer is made, or the Secretary or other head or heads thereof, in relation to the office, bureau, division, or other branch of the public service or the part thereof so transferred shall immediately when such transfer is effected be fully conferred upon and vested in the Department of the Interior or the Secretary thereof, as the case may be, as to the whole or part of such office, bureau, division, or other branch of the public service so transferred.

With the approval of the President, the Secretary of the Interior shall have the power, by order or regulation, to consolidate, eliminate, or redistribute the bureaus, agencies, offices, or activities and/or their functions, in the Department of the Interior in so far as such action may be required to carry out the purposes of the consolidation herein ordered, and by rules and regulations not inconsistent with law to fix the functions thereof and the duties, powers, and titles of their respective executive heads.

Commissioned officers of the Corps of Engineers, United States Army, shall continue to be detailed by the Secretary of War upon request of the Secretary of the Interior for work on rivers and harbors projects; but while so detailed they shall be under the direction of the Secretary of the Interior, and their pay and allowances shall be charged against the appropriations for the projects to which they are assigned.

This order shall take effect upon the sixty-first calendar day after its transmission to Congress unless otherwise determined in accordance with the provisions of section 407 of the act cited above.

HERBERT HOOVER

THE WHITE HOUSE,

December 9, 1932.

[No. 5964]

Executive Order 5965. December 9, 1932

Executive Order

CONSOLIDATION AND GROUPING OF MERCHANT-MARINE ACTIVITIES IN THE DEPARTMENT OF COMMERCE

WHEREAS sections 401 and 403 of Title IV of Part II of the act approved June 30, 1932, provide—

"Sec. 401. In order to further reduce expenditures and increase efficiency in government it is declared to be the policy of Congress—

- "(a) To group, coordinate, and consolidate executive and administrative agencies of the Government, as nearly as may be, according to major purpose;
- "(b) To reduce the number of such agencies by consolidating those having similar functions under a single head;
 - "(c) To eliminate overlapping and duplication of effort; and
- "(d) To segregate regulatory agencies and functions from those of an administrative and executive character.
- "Sec. 403. For the purpose of carrying out the policy of Congress as declared in section 401 of this title, the President is authorized by Executive order—
- "(1) To transfer the whole or any part of any independent executive agency, and/or the functions thereof, to the jurisdiction and control of an executive department or another independent executive agency;
- "(2) To transfer the whole or any part of any executive agency, and/or the functions thereof, from the jurisdiction and control of one executive department to the jurisdiction and control of another executive department; or
- "(3) To consolidate or redistribute the functions vested in any executive department or in the executive agencies included in any executive department; and
- "(4) To designate and fix the name and functions of any consolidated activity or executive agency and the title, powers, and duties of its executive head."

NOW, THEREFORE, by virtue of the authority so vested in me, I hereby establish a position of Assistant Secretary of Commerce for Merchant Marine who shall be responsible to the Secretary of Commerce for the work of the Department of Commerce relating to merchant-marine activities which shall include the following organizations, bureaus, or offices which are now in the Department of Commerce or which are hereby transferred to that department, or to the bureaus of that department, as indicated:

- 1. The Coast and Geodetic Survey, now in the Department of Commerce.
- 2. The Hydrographic Office of the Bureau of Navigation of the Navy Department to the Coast and Geodetic Survey.
- 3. The Survey of Northern and Northwestern Lakes of the Office of the Chief of Engineers of the War Department to the Coast and Geodetic Survey.
- 4. The Bureau of Navigation and Steamboat Inspection, now in the Department of Commerce.
- 5. The Supervisor of New York Harbor of the Office of the Chief of Engineers of the War Department and the powers and duties of said supervisor to the Bureau of Navigation and Steamboat Inspection.
- 6. The Naval Observatory of the Bureau of Navigation of the Navy Department with the exception of those activities that have to do with the development, maintenance, and repair of instruments for the Navy, to the Department of Commerce.
- 7. The United States Shipping Board Merchant Fleet Corporation to the Department of Commerce.

- The Inland Waterways Corporation of the War Department to the Department of Commerce.
- 9. The Bureau of Lighthouses, now in the Department of Commerce.

The agencies that are transferred, in whole or in part, shall carry with them all their powers and duties, personnel, books, records, and papers pertaining to the work thereof; all public property including office equipment and laboratory facilities, both in Washington and in the field, appertaining thereto; and the unexpended balances of their appropriations or allotments or other funds, as of the date this order becomes effective.

All power and authority conferred by law, both supervisory and appellate, upon the department or establishment from which transfer is made, or the Secretary or other head or heads thereof, in relation to the office, bureau, division, or other branch of the public service or the part thereof so transferred shall immediately when such transfer is effected be fully conferred upon and vested in the Department of Commerce or the Secretary thereof, as the case may be, as to the whole or part of such office, bureau, division, or other branch of the public service so transferred.

With the approval of the President, the Secretary of Commerce shall have the power, by order or regulation, to consolidate, eliminate, or redistribute the bureaus, agencies, offices, or activities and/or their functions, in the Department of Commerce in so far as such action may be required to carry out the purposes of the consolidation herein ordered, and by rules and regulations not inconsistent with law to fix the functions thereof and the duties, powers, and titles of their respective executive heads.

This order shall take effect upon the sixty-first calendar day after its transmission to Congress unless otherwise determined in accordance with the provisions of section 407 of the act cited above.

HERBERT HOOVER

THE WHITE HOUSE,

December 9, 1932.

[No. 5965]

Executive Order 5966. December 9, 1932

Executive Order

ESTABLISHING A UNIFIED BORDER PATROL IN THE COAST GUARD SERVICE,
TREASURY DEPARTMENT

WHEREAS sections 401 and 403 of Title IV of Part II of the act approved June 30, 1932, provide—

"Sec. 401. In order to further reduce expenditures and increase efficiency in government it is declared to be the policy of Congress—

"(a) To group, coordinate, and consolidate executive and administrative agencies of the Government, as nearly as may be, according to major purpose;

"(b) To reduce the number of such agencies by consolidating those having similar functions under a single head;

"(c) To eliminate overlapping and duplication of effort; and

"(d) To segregate regulatory agencies and functions from those of an administrative and executive character.

"Sec. 403. For the purpose of carrying out the policy of Congress as declared in section 401 of this title, the President is authorized by Executive order—

"(1) To transfer the whole or any part of any independent executive agency, and/or the functions thereof, to the jurisdiction and control of an executive department or another independent executive agency;

"(2) To transfer the whole or any part of any executive agency, and/or the functions thereof, from the jurisdiction and control of one executive department to the jurisdiction and control of another executive department; or

"(3) To consolidate or redistribute the functions vested in any executive department or in the executive agencies included in any executive department; and

"(4) To designate and fix the name and functions of any consolidated activity or executive agency and the title, powers, and duties of its executive head."

NOW, THEREFORE, by virtue of the authority so vested in me, I hereby order that the following transfers be made to the Coast Guard Service of the Treasury Department:

The Immigration Border Patrol from the Bureau of Immigration, Department of Labor.

The Customs Patrol from the Bureau of Customs, Treasury Department.

The Commandant of the Coast Guard shall take action toward the establishment of a unified border patrol, which shall become effective upon order of the Secretary of the Treasury with the approval of the President.

The agencies that are transferred shall carry with them all their powers and duties, personnel, books, records, and papers pertaining to the work thereof; all public property including office equipment and laboratory facilities, both in Washington and in the field, appertaining thereto; and the unexpended balances of their appropriations or allotments or other funds as to the date this order becomes effective.

All power and authority conferred by law upon the Secretary of Labor or other officers of that department in relation to the border patrol of the Bureau of Immigration and/or the Commissioner of Customs or other officer of the Customs Service with respect to the border patrol of the Customs Service shall, when such transfer is effected, be fully conferred upon and vested in the Coast Guard Service or the commandant thereof, as the case may be.

With the approval of the President, the Secretary of the Treasury shall have the power, by order or regulation, to consolidate, eliminate, or redistribute the bureaus, agencies, offices, or activities and/or their functions, in the Treasury Department in so far as such action may be required to carry out the purposes of the consolidation herein ordered and by rules and regulations, not inconsistent with law, to fix the functions thereof and the duties, powers, and titles of their respective executive heads.

This order shall take effect upon the sixty-first calendar day after its transmission to Congress unless otherwise determined in accordance with the provisions of section 407 of the act cited above.

HERBERT HOOVER

THE WHITE HOUSE,

December 9, 1932.

[No. 5966]

Executive Order 5967. December 9, 1932

Executive Order

Transfer to the Department of Justice of Certain Functions Now Performed by the Veterans' Administration

WHEREAS sections 401 and 403 of Title IV of Part II of the act approved June 30, 1932, provide—

- "Sec. 401. In order to further reduce expenditures and increase efficiency in government it is declared to be the policy of Congress—
- "(a) To group, coordinate, and consolidate executive and administrative agencies of the Government, as nearly as may be, according to major purpose;
- "(b) To reduce the number of such agencies by consolidating those having similar functions under a single head;
 - "(c) To eliminate overlapping and duplication of effort; and
- (d) To segregate regulatory agencies and functions from those of an administrative and executive character.
- "Sec. 403. For the purpose of carrying out the policy of Congress as declared in section 401 of this title, the President is authorized by Executive order—
- "(1) To transfer the whole or any part of any independent executive agency, and/or the functions thereof, to the jurisdiction and control of an executive department or another independent executive agency;
- "(2) To transfer the whole or any part of any executive agency, and/or the functions thereof, from the jurisdiction and control of one executive department to the jurisdiction and control of another executive department; or
- "(3) To consolidate or redistribute the functions vested in any executive department or in the executive agencies included in any executive department; and
- "(4) To designate and fix the name and functions of any consolidated activity or executive agency and the title, powers, and duties of its executive head."

NOW, THEREFORE, by virtue of the authority so vested in me, I hereby transfer to the Department of Justice the powers and duties now exercised by the Veterans' Administration which relate to the defense in court of cases involving litigation arising under section 19 of the World War Veterans' Act, 1924, as amended, except that the Veterans' Administration shall retain the powers and duties it now exercises pertaining to the obtaining of facts, the interviewing of witnesses, the preparation of evidence, and the procuring of all material which the Government needs in such cases.

Such officers and employees of the Veterans' Administration, who are now engaged in the work herein transferred, as in the judgment of the Attorney General are available for the efficient performance of the work, are hereby transferred to the Department of Justice, and all other such officers and employees shall be dismissed. All books, records, papers, public property, including office equipment, and the unexpended balance of the appropriations or allotments or other funds pertaining to the powers and duties herein transferred shall be transferred to the Department of Justice as of the date this order becomes effective.

This order shall take effect upon the sixty-first calendar day after its transmission to the Congress unless otherwise determined in accordance with the provisions of section 407 of the act cited above.

HERBERT HOOVER

THE WHITE HOUSE,

December 9, 1932.

[No. 5967]

Executive Order 5968. December 9, 1932

Executive Order

TRANSFER OF THE DUTIES, POWERS, AND FUNCTIONS OF THE ALIEN PROPERTY CUSTODIAN TO THE DEPARTMENT OF JUSTICE

WHEREAS sections 401 and 403 of Title IV of Part II of the act approved June 30, 1932, provide—

- "Sec. 401. In order to further reduce expenditures and increase efficiency in government it is declared to be the policy of Congress—
- "(a) To group, coordinate, and consolidate executive and administrative agencies of the Government, as nearly as may be, according to major purpose;
- "(b) To reduce the number of such agencies by consolidating those having similar functions under a single head;
 - "(c) To eliminate overlapping and duplication of effort; and
- "(d) To segregate regulatory agencies and functions from those of an administrative and executive character.
- "Sec. 403. For the purpose of carrying out the policy of Congress as declared in section 401 of this title, the President is authorized by Executive order—
- "(1) To transfer the whole or any part of any independent executive agency, and/or the functions thereof, to the jurisdiction and control of an executive department or another independent executive agency;
- "(2) To transfer the whole or any part of any executive agency, and/or the functions thereof, from the jurisdiction and control of one executive department to the jurisdiction and control of another executive department; or
- "(3) To consolidate or redistribute the functions vested in any executive department or in the executive agencies included in any executive department; and
- "(4) To designate and fix the name and functions of any consolidated activity or executive agency and the title, powers, and duties of its executive head."

1369

Executive Orders

NOW, THEREFORE, by virtue of the authority so vested in me, I hereby order that the activities, powers, and duties of the Alien Property Custodian be transferred to the Department of Justice. All personnel, books, records, and papers pertaining to the work herein transferred; all public property, including office equipment, appertaining thereto; and the unexpended balances of the appropriations or allotments or other funds thereof, as of the date this order becomes effective, are transferred to the administrative jurisdiction of the Department of Justice.

All power and authority conferred by law, both supervisory and appellate, upon the Alien Property Custodian shall immediately be fully conferred upon and vested in the Attorney General when the transfer herein ordered is effected.

This order shall take effect upon the sixty-first calendar day after its transmission to Congress unless otherwise determined in accordance with the provisions of section 407 of the act cited above.

HERBERT HOOVER

THE WHITE HOUSE,

December 9, 1932.

[No. 5968]

Executive Order 5969. December 9, 1932

Executive Order

TRANSFER TO THE CIVIL SERVICE COMMISSION OF CERTAIN FUNCTIONS Now Performed by the Employees' Compensation Commission

WHEREAS, sections 401 and 403 of Title IV of Part II of the act approved June 30, 1932, provide—

"Sec. 401. In order to further reduce expenditures and increase efficiency in government it is declared to be the policy of Congress—

"(a) To group, coordinate, and consolidate executive and administrative agencies of the Government, as nearly as may be, according to major purpose;

"(b) To reduce the number of such agencies by consolidating those having similar functions under a single head;

"(c) To eliminate overlapping and duplication of effort; and

- (d) To segregate regulatory agencies and functions from those of an administrative and executive character.
- "Sec. 403. For the purpose of carrying out the policy of Congress as declared in section 401 of this title, the President is authorized by Executive order—
- "(1) To transfer the whole or any part of any independent executive agency, and/or the functions thereof, to the jurisdiction and control of an executive department or another independent executive agency;
- "(2) To transfer the whole or any part of any executive agency, and/or the functions thereof, from the jurisdiction and control of one executive department to the jurisdiction and control of another executive department; or
- "(3) To consolidate or redistribute the functions vested in any executive department or in the executive agencies included in any executive department; and
- "(4) To designate and fix the name and functions of any consolidated activity or executive agency and the title, powers and duties of its executive head."

NOW, THEREFORE, by virtue of the authority so vested in me, I hereby order the administrative duties, powers, and authority of the Employees' Compensation Commission which relate to the administration of the act of September 7, 1916 (39 Stat. 742–750), and amendments thereto providing compensation on account of injuries sustained by civilian employees of the Federal Government and the municipal government of the District of Columbia be transferred to the Civil Service Commission and that the Employees' Compensation Commission shall serve in an advisory capacity to the Civil Service Commission. All personnel, books, records, and papers pertaining to the work herein transferred; all public property, including office equipment and laboratory facilities, both in Washington and in the field, appertaining thereto; and the unexpended balances of the appropriations or allotments or other funds thereof, as of the date this order becomes effective, are transferred to the administrative jursidiction of the Civil Service Commission.

All power and authority conferred by law, both supervisory and appellate, upon the establishment from which transfer is made, or the head or heads thereof, in relation to the office, bureau, division, or other branch of the public service or the part thereof so transferred shall immediately, when such transfer is effected, be fully conferred upon and vested in the Civil Service Commission, as to the whole or part of such office, bureau, division, or other branch of the public service so transferred.

With the approval of the President, the Civil Service Commission shall have the power, by order or regulation, to consolidate, eliminate, or redistribute the bureaus, agencies, offices, or activities and/or their functions, in the Civil Service Commission in so far as such action may be required to carry out the purpose of the consolidation

herein ordered, and by rules and regulations not inconsistent with law to fix the functions thereof and the duties, powers, and titles of their respective executive heads.

This order shall take effect upon the sixty-first calendar day after its transmission to Congress unless otherwise determined in accordance with the provisions of section 407 of the act cited above.

HERBERT HOOVER

THE WHITE HOUSE,

December 9, 1932.

[No. 5969]

Executive Order 5970. December 13, 1932

Executive Order

INSPECTION OF INCOME TAX RETURNS

Pursuant to authority conferred upon the President by section 257 (a) of the Revenue Act of 1926, section 55 of the Revenue Act of 1928, and section 55 of the Revenue Act of 1932, it is hereby ordered that returns filed under section 2 of the Tariff Act of October 3, 1913; Title I of the Revenue Act of 1916; Title II of the Revenue Act of 1917; Titles II and III and section 1000, Title X, of the Revenue Act of 1918; Titles II and III and section 1000, Title X, of the Revenue Act of 1921; Title II and section 700, Title VII, of the Revenue Act of 1924; Title II of the Revenue Act of 1926; Title I of the Revenue Act of 1928; and Title I of the Revenue Act of 1932, or any such act as amended, shall be open to inspection in accordance and upon compliance with rules and regulations prescribed by the Secretary of the Treasury and approved by me, bearing even date herewith.

HERBERT HOOVER

THE WHITE HOUSE,

December 13, 1932.

[No. 5970]

(T. D. 4359)

INSPECTION OF RETURNS

Regulations governing the inspection of returns of individuals, partnerships, estates, trusts, corporations, associations, joint-stock companies, and insurance companies, made pursuant to the requirements of section 2, Tariff Act of 1913; Title I, Revenue Act of 1916; Title II, Revenue Act of 1917; Titles II and III and section 1000, Title X, Revenue Act of 1918; Titles II and III and section 1000, Title X, Revenue Act of 1921; Title II and section 700, Title VII, Revenue Act of 1924; Title II, Revenue Act of 1926; Title I, Revenue Act of 1928; and Title I, Revenue Act of 1932, or any such Act as amended. Former regulations bearing on the same subject superseded.

TREASURY DEPARTMENT, Washington, D.C.

To Collectors of Internal Revenue and Others Concerned:

Section 257(a) of the Revenue Act of 1926 provides:

"Returns upon which the tax has been determined by the Commissioner shall constitute public records; but, except as hereinafter provided in this section and section 1203, they shall be open to inspection only upon order of the President and under rules and regulations prescribed by the Secretary and approved by the President. * * * "

Section 257(c) provides:

"The proper officers of any State may, upon the request of the Governor thereof, have access to the returns of any corporation, or to an abstract thereof showing the name and income of the corporation, at such times and in such manner as the Secretary may prescribe."

Section 257(d) provides:

"All bona fide shareholders of record owning one per centum or more of the outstanding stock of any corporation shall, upon making request of the Commissioner, be allowed to examine the annual income returns of such corporation and of its subsidiaries. * * * "

Section 55 of the Revenue Act of 1928 provides:

"Returns made under this title shall be open to inspection in the same manner, to the same extent, and subject to the same provisions of law, including penalties, as returns made under Title II of the Revenue Act of 1926."

Section 55 of the Revenue Act of 1932 provides:

"Returns made under this title shall be open to inspection in the same manner, to the same extent, and subject to the same provisions of law, including penalties, as returns made under Title II of the Revenue Act of 1926."

Pursuant to these provisions of law the President orders that returns of individuals, partnerships, estates, trusts, corporations, associations, joint-stock companies, and insurance companies filed under the provisions of section 2 of the Tariff Act of October 3, 1913; Title I of the Revenue Act of 1916; Title II of the Revenue Act of 1917; Titles II and III and section 1000, Title X, of the Revenue Act of 1918; Titles

II and III and section 1000, Title X, of the Revenue Act of 1921; Title II and section 700, Title VII, of the Revenue Act of 1924; Title II of the Revenue Act of 1926; Title I of the Revenue Act of 1928; and Title I of the Revenue Act of 1932, or any such Act as amended, shall be open to inspection in accordance and upon compliance with the following rules and regulations:

- 1. These regulations deal only with inspection of returns in so far as it is necessary for the President to approve regulations on this subject. Other uses to which returns may be lawfully put, without action by the President, are not covered by these regulations.
- 2. The word "return" when so used shall, unless otherwise indicated, include income and profits tax returns, and also special excise tax returns of corporations filed pursuant to section 1000, Title X, of each of the Revenue Acts of 1918 and 1921, and pursuant to section 700 of Title VII of the Revenue Act of 1924. Any other word or term used in these regulations which is defined by the revenue acts shall be given the definition contained in the act under which the particular return is made.
- 3. Information returns and other written statements filed with the Commissioner of Internal Revenue designed to be supplemental to or to become a part of tax returns shall be subject to the same rules and regulations as to inspection as are the tax returns themselves.
- 4. Except as hereinafter specifically provided, the Commissioner of Internal Revenue may, in his discretion, upon written application setting forth fully the reasons for the request, grant permission for the inspection of returns in accordance with these regulations. The officers and employees of the Treasury Department whose official duties require inspection of returns may inspect any such returns without making such written application.
- 5. The return of an individual shall be open to inspection (a) by the person who made the return, or by his duly constituted attorney in fact; (b) if the maker of the return has died, by the administrator, executor, or trustee of his estate, or by the duly constituted attorney in fact of such administrator, executor, or trustee; (c) in the discretion of the Commissioner of Internal Revenue, by any heir at law, next of kin, or beneficiary under the will, of such deceased person, upon a showing that such heir at law, next of kin, or beneficiary has a material interest which will be affected by information contained in the return, or by the duly constituted attorney in fact of such heir at law, next of kin, or beneficiary; and (d) in the discretion of the Commissioner of Internal Revenue, and at such time and in such manner as the Commissioner may prescribe for the inspection, by an officer of any State having a law imposing an income tax upon the individual, or a tax upon intangible property owned by the individual, measured by the income derived therefrom, upon written application signed by the governor of such State under the seal of the State, designating the officer to make the inspection and showing that the inspection is solely for such State income and/or intangible property tax purposes.
- 6. A joint return of a husband and wife shall be open to inspection (a) by either spouse for whom the return was made, upon satisfactory evidence of such relationship being furnished, or by his or her duly constituted attorney in fact; (b) if either spouse has died, by the administrator, executor, or trustee of his or her estate, or by the duly constituted attorney in fact of such administrator, executor, or trustee; (c) in the dis-

cretion of the Commissioner of Internal Revenue, by any heir at law, next of kin, or beneficiary under the will, of such deceased spouse, upon a showing that such heir at law, next of kin, or beneficiary has a material interest which will be affected by information contained in the return, or by the duly constituted attorney in fact of such heir at law, next of kin, or beneficiary; and (d) in the discretion of the Commissioner of Internal Revenue, and at such time and in such manner as the Commissioner may prescribe for the inspection, by an officer of any State having a law imposing an income tax upon either spouse or a tax upon intangible property owned by either spouse, measured by the income derived therefrom, upon written application signed by the governor of such State under the seal of the State, designating the officer to make the inspection and showing that the inspection is solely for such State income and/or intangible property tax purposes.

- 7. The return of a partnership shall be open to inspection (a) by any individual who was a member of such partnership during any part of the time covered by the return upon satisfactory evidence of such fact being furnished, or by his duly constituted attorney in fact; (b) if a member of such partnership during any part of the time covered by the return has died, by the administrator, executor, or trustee of his estate, or by the duly constituted attorney in fact of such administrator, executor, or trustee; (c) in the discretion of the Commissioner of Internal Revenue, by any heir at law, next of kin, or beneficiary under the will, of such deceased person, upon a showing that such heir at law, next of kin, or beneficiary has a material interest which will be affected by information contained in the return, or by the duly constituted attorney in fact of such heir at law, next of kin, or beneficiary; and (d) in the discretion of the Commissioner of Internal Revenue, and at such time and in such manner as the Commissioner may prescribe for the inspection, by an officer of any State having a law imposing an income tax upon the partnership or upon any member thereof in respect of income therefrom or a tax upon intangible property owned by the partnership, measured by the income derived therefrom, upon written application signed by the governor of such State under the seal of the State, designating the officer to make the inspection and showing that the inspection is solely for such State income and/or intangible property tax purposes.
- 8. The return of an estate shall be open to inspection (a) by the administrator, executor, or trustee of such estate, or by his duly constituted attorney in fact; (b) in the discretion of the Commissioner of Internal Revenue, by any heir at law, next of kin, or beneficiary under the will, of the deceased person for whose estate the return is made, upon a showing of material interest which will be affected by information contained in the return, or by the duly constituted attorney in fact of such heir at law, next of kin, or beneficiary; and (c) in the discretion of the Commissioner of Internal Revenue, and at such time and in such manner as the Commissioner may prescribe for the inspection, by an officer of any State having a law imposing an income tax upon the estate or upon any beneficiary of the estate in respect of income therefrom, or a tax upon intangible property owned by the estate, measured by the income derived therefrom, upon written application signed by the governor of such State under the seal of the State, designating the officer to make the inspection and showing that the inspection is solely for such State income and/or intangible property tax purposes.
- 9. The return of a trust shall be open to inspection (a) by the trustee or trustees, jointly or severally, or the duly constituted attorney in fact of such trustee or trustees; (b) by any individual who was a beneficiary of such trust during any part of

the time covered by the return, upon satisfactory evidence of such fact being furnished, or by his duly constituted attorney in fact; (c) if any individual who was a beneficiary of such trust during any part of the time covered by the return has died. by the administrator, executor, or trustee of his estate, or by the duly constituted attorney in fact of such administrator, executor, or trustee; (d) in the discretion of the Commissioner of Internal Revenue, by any heir at law, next of kin, or beneficiary under the will, of such deceased person, upon a showing that such heir at law, next of kin, or beneficiary has a material interest which will be affected by information contained in the return, or by the duly constituted attorney in fact of such heir at law, next of kin, or beneficiary; and (e) in the discretion of the Commissioner of Internal Revenue, and at such time and in such manner as the Commissioner may prescribe for the inspection, by an officer of any State having a law imposing an income tax upon the trust or upon any beneficiary of the trust in respect of income therefrom, or a tax upon intangible property owned by the trust, measured by the income derived therefrom, upon written application signed by the governor of such State under the seal of the State, designating the officer to make the inspection and showing that the inspection is solely for such State income and/or intangible property tax purposes.

- 10. The return of a corporation shall be open to inspection by the president, vice president, secretary, or treasurer of such corporation, or, if none, by any of its principal officers, upon satisfactory evidence of identity and official position, or by the duly constituted attorney in fact of such officer. The return of a corporation which has since been dissolved, shall, in the discretion of the Commissioner of Internal Revenue, be open to inspection to any person who under these regulations might have inspected the return at the date of dissolution.
- 11. The "access" to returns of corporations provided for in subdivision (c) of section 257 shall be considered as inspection of returns within the meaning of subdivision (a) of said section.
- 12. The "examination" of returns of corporations provided for in subdivision (d) of section 257 shall be considered as inspection of returns within the meaning of subdivision (a) of said section.
- 13. When the head of an executive department (other than the Treasury Department) or any other United States Government establishment desires to inspect or to have some other officer or employee of his branch of the service inspect a return in connection with some matter officially before him, the inspection may, in the discretion of the Secretary of the Treasury, be permitted upon written application to him by the head of such executive department or other Government establishment. The application must be signed by such head and must show in detail why the inspection is desired, the name and address of the taxpayer who made the return, and the name and official designation of the one it is desired shall inspect the return. head of a bureau or office in the Treasury Department, not a part of the Internal Revenue Bureau, desires to inspect a return in connection with some matter officially before him, other than an income, profits tax, or corporation excise tax matter, the inspection may, in the discretion of the Secretary, be permitted upon written application to him by the head of such bureau or office, showing in detail why the inspection is desired. The Secretary of the Treasury, upon such conditions and limitations as he may impose, is authorized to permit the inspection of returns, upon the written

request of the Secretary of Commerce, by such officers and employees as the Secretary of Commerce may designate, for statistical purposes.

- 14. In the case of returns or copies thereof furnished by the Department for use in legal proceedings, only such inspection as necessarily results from such use is permitted.
- 15. Except as provided in paragraph 14 returns may be inspected only in the office of the Commissioner of Internal Revenue, Washington, D.C., unless such returns are in the custody of a collector of internal revenue or internal revenue agent in charge, in which event the return may be inspected in the office of such collector or agent, but only in the presence of an internal revenue officer designated by the collector or agent for that purpose. When the returns are in the custody of a collector of internal revenue or internal revenue agent in charge, such collector of internal revenue or internal revenue agent in charge is authorized to grant permission for the inspection of such returns in accordance with these regulations.
- 16. The Commissioner of Internal Revenue shall cause to be prepared a written decision in every case in which an overassessment (whether resulting in a refund, credit, or abatement) of an income, war-profits, excess-profits, estate, or gift tax is allowed, in excess of \$20,000, and such decision shall be considered a public record and shall be open to inspection, during regular hours of business, in the office of the Commissioner of Internal Revenue or such office as he may designate. Such decision shall give the amount of the overassessment and shall be accompanied by a brief summary of the relevant facts and a citation of the authorities applicable thereto, or, in a case in which a decision of a court or of the Board of Tax Appeals has become final, by a citation of the court or Board decision. Under no circumstances shall the provisions of this paragraph be construed as making any return, or any part thereof, open to inspection, or as authorizing the source of any income, gains, or profits, or the specific transactions resulting in losses or expenditures, to be made public; nor shall any of the information contained in any return or relating thereto be made public except in accordance with, and to the extent necessary in carrying out, these regulations.
- 17. A person who, under these regulations, is permitted to inspect a return may make and take a copy thereof or a memorandum of data contained therein.
- 18. By section 3167, Revised Statutes, as amended by the Revenue Act of 1918, and reenacted without change in section 1311 of the Revenue Act of 1921 and in section 1018 of the Revenue Act of 1924 and in section 1115 of the Revenue Act of 1926, it is made a misdemeanor for any person to print or publish in any manner whatever not provided by law any income return, or any part thereof or source of income, profits, losses, or expenditures, appearing in any income return, which misdemeanor is punishable by a fine not exceeding \$1,000 or by imprisonment not exceeding one year or both, at the discretion of the court, and if the offender be an officer or employee of the United States, by dismissal from office or discharge from employment.
- 19. All former regulations issued with the approval of the President in respect of inspection of returns are hereby withdrawn.

20. These regulations shall remain in force until expressly withdrawn or overruled.

A A BALLANTINE
Acting Secretary of the Treasury.

Approved

HERBERT HOOVER

The White House

December 13, 1932.

Executive Order 5971. December 14, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS

UTAH

It is hereby ordered that Executive Order No. 3346, dated October 26, 1920, withdrawing the public lands in Tps. 8 and 9 N., R. 5 W., Salt Lake meridian, Utah, pending adjustment of claims, be, and the same is hereby, revoked.

This revocation has no effect upon the withdrawal of said lands made by Executive Order No. 4939, dated July 23, 1928, in connection with the Bear River Migratory Bird Refuge authorized by the act of Congress approved April 23, 1928 (45 Stat. 448-450), which remains in full force and effect.

HERBERT HOOVER

THE WHITE HOUSE,

December 14, 1932.

[No. 5971]

Executive Order 5972. December 15, 1932

Executive Order

APPOINTMENT OF MISS GERALDINE ROLLINS

Miss Geraldine Rollins may be appointed without regard to the provisions of the civil-service rules for service as a junior typist, \$1,260 per annum, in the Bureau of Internal Revenue.

Miss Rollins is the daughter of John Lester Rollins, who had been employed in the Executive Office for 21 years and died on October 29, leaving a widow and daughter, Geraldine, with limited resources.

The Secretary of the Treasury states that it is understood that Miss Rollins took a stenographic and typing course in connection with her high-school studies, and that additional typists are needed in the Bureau of Internal Revenue at this time.

HERBERT HOOVER

THE WHITE HOUSE,

December 15, 1932.

[No. 5972]

Executive Order 5973. December 15, 1932

Executive Order

AMENDMENTS TO THE CONSULAR REGULATIONS

The Consular Regulations are hereby amended as follows:

144B. Presumption of expatriation from residence abroad of naturalized citizens. When any naturalized citizen of the United States, or a person who was naturalized in an insular possession of the United States prior to annexation of such possession by the United States and who acquired American naturalization as a result of such annexation, or a person who has been naturalized as an American national in any of the insular possessions of the United States subsequent to annexation, shall have resided for two years in the foreign state from which he came, or for five years in any

other foreign state, it shall be presumed that he has ceased to have American nationality, and the place of his general abode shall be deemed his place of residence during said years:

Provided, however, that such presumption may be overcome on the presentation of satisfactory evidence to a diplomatic or consular officer of the United States, under such rules and regulations as the Department of State may prescribe.

158. Applications of naturalized citizens, and persons claiming citizenship through naturalization of husband or parent. Naturalized citizens or persons claiming citizenship through the naturalization of a husband or parent must exhibit their certificates of naturalization or those of their husbands or parents through whom citizenship is claimed. Further evidence of the applicant's citizenship may be required, if deemed necessary. If any such person is unable to submit such documentary evidence of his naturalization, the Department should be informed of the name of the court in which he alleges that he obtained naturalization and the date thereof, so that the Department may take steps to verify his allegation. In taking the applications of naturalized citizens, or of those claiming citizenship through relationship to a naturalized citizen, consular officers will be careful to investigate each case in order to ascertain whether or not the statutory presumption of expatriation may not have arisen against the applicant through the length of his residence abroad.

Section 159 is amended to read:

159. Applications of persons who owe allegiance to the United States other than citizens thereof. A citizen or inhabitant of an insular possession of the United States, in addition to the information required in the case of a citizen of the United States, must state that he owes allegiance to the United States and does not acknowledge allegiance to any other Government. He must also submit an affidavit from at least one credible witness in substantiation of his statement of birth, residence and allegiance.

Section 160 is amended to read:

160. Expiration of passports. The validity of a passport is limited by statute to two years, unless the Secretary of State shall by regulation limit it to a shorter period. Act of July 3, 1926 (44 Stat. 887); acts of July 1, 1930 (46 Stat. 839), and May 16, 1932 (47 Stat. 157).

165. Wife and minor children. When the applicant for a passport is accompanied by his wife and minor children, one passport will suffice for all if the facts concerning such persons are clearly stated in the application, and their names and relationship to the applicant are given in the passport.

A woman's passport may include her minor children under the above-named conditions.

A minor brother or sister may be included in the passport of an older brother or sister.

A minor grandchild, niece, or nephew may be included in a relative's passport when the application is accompanied by a request therefor by the parent or guardian.

A person who does not owe allegiance to the United States may not be included in a passport issued to a person owing allegiance thereto, nor shall a person who is unable to rebut the presumption of expatriation be included in a passport. 166. Signature by holder and surrender of other documents. Whenever a passport is delivered, the consul will see that the same is signed by the person to whom it is issued before it is delivered. In sending a passport by mail the person to whom it is issued should be instructed to sign it upon receipt; the necessity for this should be emphasized. It is not proper for a person to be in possession of two valid documents of identity and nationality at the same time; therefore, before a passport is delivered, the person to whom it is issued should surrender previous passports, certificates of registration, citizen seamen's identity cards, certificates of identification for seamen, etc.

Section 167 is amended to read:

167. Fees. A fee of \$1 must be collected for executing every application for a passport, and a fee of \$9 must be collected for every passport issued with the following exceptions:

No fee should be collected for passports issued to officials or employees of the United States proceeding abroad in the discharge of their official duties or to members of their immediate families, or to seamen, or to widows, children, parents, brothers, and sisters of American soldiers, sailors, or marines, buried abroad, whose journey is undertaken for the purpose and with the intent of visiting the graves of such soldiers, sailors, or marines, which facts shall be made a part of the application for a passport.

A fee of \$5 must be collected for the renewal of every passport, except in the cases of persons mentioned in the preceding paragraph who maintain the same status as held by them at the time of the issue of their passports without fee and who are abroad for the same purpose for which their passports were issued. Act of June 4, 1920 (41 Stat. 739, 750); act of July 3, 1926 (44 Stat. 887), as amended by the acts of July 1, 1930 (46 Stat. 839), and May 16, 1932 (47 Stat. 157).

HERBERT HOOVER

THE WHITE HOUSE,

December 15, 1932.

[No. 5973]

Executive Order 5974. December 16, 1932

Executive Order

AMENDMENT OF SCHEDULE A, SUBDIVISION III, OF THE CIVIL-SERVICE RULES

Schedule A, Subdivision III, paragraph 13, of excepted positions under the Treasury Department is hereby amended by the addition of employees engaged at psittacosis investigation stations, to read as follows:

13. All persons actually employed in leprosy, Rocky Mountain spotted fever, yellow fever, and psittacosis investigation stations.

HERBERT HOOVER

THE WHITE HOUSE,

December 16, 1932.

[No. 5974]

Executive Order 5975. December 16, 1932

Executive Order

SETTING ASIDE CERTAIN LANDS AS A SITE FOR A FEDERAL BUILDING

OKLAHOMA

By Executive order of May 29, 1902, authority was given for the use of lot 1 of block 40, of Alva, Okla., for post-office purposes.

Since said date the lot has at times been used for other purposes, and under date of December 5, 1932, the Treasury Department requested that said lot be transferred from the custody and control of the Department of the Interior to the Treasury Department to be used as the site of a Federal building.

In order that there may be no question as to the use of the lot, it is hereby ordered that the custody and control of said lot 1 of block 40 be, and the same is hereby, transferred to the Treasury Department to be used as the site of a Federal building.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

December 16, 1932.

[No. 5975]

Executive Order 5976. December 16, 1932

Executive Order

WITHDRAWAL OF LAND FOR GREENLEAF MOUNTAIN ADMINISTRATIVE SITE

WASHINGTON

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the NE. ½ SE. ½ sec. 29, T. 3 N., R. 7 E., Willamette meridian, Washington, be, and the same is hereby, withdrawn and reserved for use by the Department of Agriculture as Greenleaf Mountain lookout site in connection with the administration of nearby national forests, subject to the conditions of the aforesaid acts and to any valid existing right.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

December 16, 1932.

[No. 5976]

Executive Order 5977. December 19, 1932

Executive Order

EXCUSING EMPLOYEES OF THE GOVERNMENT DECEMBER 24 AND 31, 1932

It is hereby ordered that the several executive departments and independent Government establishments in the District of Columbia, including the Government Printing Office and the Navy Yard and stations, be closed on Saturday, December 24, 1932, and Saturday, December 31, 1932, and all cierks and other employees in the Federal service in the District of Columbia, except those who may for special public reasons be excepted from the provisions of this order, or those whose absence from duty would be inconsistent with the provisions of existing law, are hereby excused from duty on those days.

HERBERT HOOVER

THE WHITE HOUSE,

December 19, 1932.

[No. 5977]

Executive Order 5978. December 19, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

CALIFORNIA

It is hereby ordered that Executive Order No. 5542, dated January 27, 1931, which withdrew the public lands in T. 9 N., R. 2 W., San Bernardino meridian, California, pending resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), that, subject to valid rights, the unreserved public lands in said township, if otherwise subject to disposition, shall be opened under the terms and conditions

of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, by qualified ex-service men for whose service recognition is granted by the resolution, for a period of 91 days beginning with the date of the official filing of the plat of resurvey of the said township, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the released land by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

December 19, 1932.

[No. 5978]

Executive Order 5979. December 19, 1932

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

NEW MEXICO

It is hereby ordered that Executive Order No. 5300, dated March 11, 1930, which withdrew the public lands in Tps. 1 and 2 N., R. 10 E., New Mexico principal meridian, New Mexico, pending resurveys, be, and the same is hereby, revoked.

HERBERT HOOVER

THE WHITE HOUSE,

December 19, 1932.

[No. 5979]

1385

Executive Order 5980. December 22, 1932

Executive Order

Modification of Withdrawal of Oregon and California Railroad Grant Lands

The Executive order of July 31, 1916, withdrawing from settlement, entry, or other disposition the lands title to which revested in the United States under the provisions of the act of Congress approved June 9, 1916 (39 Stat. 218-223), which order was modified by Executive Order No. 2823-A of March 21, 1918, so that the Secretary of the Interior may proceed with the restoration of said lands or any portion thereof, or the sale of timber thereon, in the manner authorized and directed by said act of June 9, 1916, is hereby further modified to the extent of authorizing the Secretary of the Interior to withdraw the following-described land in Oregon for use by the Department of Commerce in the maintenance of air navigation facilities under and pursuant to the provisions of section 4 of the act of Congress approved May 24, 1928 (45 Stat. 728, 729), subject to an existing power transmission line reservation under section 24 of the Federal water power act of June 10, 1920 (41 Stat. 1063, 1075), affecting a portion thereof, the timber on the said land to remain subject to sale by the United States in accordance with the provisions of the aforesaid act of June 9, 1916:

T. 34 S., R. 6 W., Willamette meridian, sec. 23, NE. 1/4 SE. 1/4.

HERBERT HOOVER

THE WHITE HOUSE,

December 22, 1932.

[No. 5980]

Executive Order 5981. December 22, 1932

Executive Order

EXEMPTION OF JOHN T. CROWLEY FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, John T. Crowley, Vocational Advisor, Veterans' Administration, who, during the current month, reaches the retirement age prescribed for automatic separation from the service, is hereby exempted from the provisions of that section until May 31, 1933.

HERBERT HOOVER

THE WHITE HOUSE,

December 22, 1932.

[No. 5981]

Executive Order 5982. December 22, 1932

Executive Order

EXEMPTION OF CHARLES J. HARLOW FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, Charles J. Harlow, plate printer in the Coast and Geodetic Survey of the Department of Commerce, who, during the current month, reaches the retirement

age prescribed for automatic separation from the service, is hereby exempted from the provisions of that section until March 31, 1933.

HERBERT HOOVER

THE WHITE HOUSE,

December 22, 1932.

[No. 5982]

Executive Order 5983. December 23, 1932

Executive Order

PARTIAL REVOCATION OF WITHDRAWAL OF PUBLIC LANDS

CALIFORNIA

It is hereby ordered that Executive Order No. 5326, dated April 14, 1930, withdrawing all unreserved islands, rocks, and pinnacles situated in the Pacific Ocean off the coast of California for classification and in aid of legislation, be, and the same is hereby, revoked in so far as it affects all the islands, rocks, and pinnacles situated in the Pacific Ocean south of the mouth of Carmel River and in the vicinity of Point Lobos in T. 16 S., R. 1 W., Mount Diablo meridian, California.

HERBERT HOOVER

THE WHITE HOUSE,

December 23, 1932.

[No. 5983]

Executive Order 5984. December 23, 1932

Executive Order

AMENDMENT OF CIVIL-SERVICE RULE VII

Civil-Service Rule VII, Section 1, paragraph (a), is hereby amended to read as follows:

(a) Certification.—The nominating or appointing officer shall request the certification of eligibles; and the commission shall certify, from the head of the register of eligibles appropriate for the group in which the position or positions to be filled are classified, a number of names sufficient to permit the nominating or appointing officer to consider three names in connection with each vacancy. When so provided by regulation of the commission, selection shall be made from the register by the nominating or appointing officer without preliminary certification of the commission. Certification of an eligible for temporary appointment shall not affect his certification for probational appointment. Certifications shall be made without regard to sex unless the nature of the duties of the position to be filled are such as, in the opinion of the commission, can be performed only by men or women, as the case may be.

HERBERT HOOVER

THE WHITE HOUSE,

December 23, 1932.

[No. 5984]

Executive Order 5985. January 3, 1933

Executive Order

COAL LAND RESTORATION, MONTANA No. 88

So much of Executive order of July 9, 1910, creating Coal Land Withdrawal, Montana No. 1, as affects the lands hereinafter described is hereby revoked:

MONTANA MERIDIAN

T. 24 N., R. 15 E., all.

T. 24 N., R. 16 E., all.

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T. 25 N., R. 16 E., all.
T. 22 N., R. 17 E., sec. 1, all:
                    sec. 2, all;
                    sec. 11, all;
                    sec. 12, all.
T. 23 N., R. 17 E., secs. 1 to 21, inclusive;
                    sec. 22, N. ½;
                    sec. 23, N. 1/2;
                    sec. 24, all;
                    sec. 25, all;
                    secs. 28 to 36, inclusive.
T. 24 N., R. 17 E., all.
T. 25 N., R. 17 E., all.
T. 23 N., R. 18 E., all.
T. 24 N., R. 18 E., all.
T. 25 N., R. 18 E., all.
T. 24 N., R. 19 E., all.
T. 25 N., R. 19 E., all.
T. 26 N., R. 19 E., all.
T. 24 N., R. 20 E., all.
T. 25 N., R. 20 E., all.
T. 26 N., R. 20 E., all.
T. 27 N., R. 20 E., sec.
                           1, all;
                           2, lots 1 to 12, inclusive, and SE. 1/4;
                           3, lots 1, 2, 7, 8, 9, and 10;
                    sec.
                           7, all;
                    sec.
                    sec. 11, E. ½;
                    sec. 12, all;
                    sec. 15, SW. 1/4 and SW. 1/4 SE. 1/4;
                    sec. 17, SE. 1/4;
                    sec. 20, E. ½;
                    sec. 21, W. ½ NW. ¼, SE. ¼ NW. ¼, SW. ¼, W. ½ SE. ¼,
                                and SE. 1/4 SE. 1/4;
                    sec. 22, W. ½ NE. ¼, SE. ¼ NE. ¼, NW. ¼, NE. ¼ SW. ¼,
                                and SE. 1/4;
                    sec. 23, SW. 1/4 SW. 1/4;
T. 27 N., R. 20 E., sec. 26, NW. 1/4 NW. 1/4;
                    sec. 27, NE. ¼ NE. ¼, W. ½ NW. ¼, SE. ¼ NW. ¼, SW. ¼,
                                W. ½ SE. ¼, and SE. ¼ SE. ¼;
                    secs. 28 to 34, inclusive;
                    sec. 35, SW. ¼ NE. ¼, W. ½, and SE. ¼.
T. 23 N., R. 21 E., secs. 1 to 18, inclusive.
T. 24 N., R. 21 E., all.
T. 25 N., R. 21 E., all.
T. 26 N., R. 21 E., all.
T. 27 N., R. 21 E., secs. 1 to 18, inclusive;
                    sec. 19, lots 1 and 2, NE. 1/4, and E. 1/2 NW. 1/4;
                    sec. 20, N. ½, N. ½ SW. ¼, SE. ¼ SW. ¼, and SE. ¼;
                    secs. 21 to 27, inclusive;
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sec. 28, E. ½, E. ½ W. ½, NW. ¼ NW. ¼, and NW. ¼ SW. ¼;
                     sec. 29, NE. 1/4 SE. 1/4;
                     sec. 33, NE. 1/4 NE. 1/4;
                     secs. 34 to 36, inclusive.
T. 23 N., R. 22 E., secs. 1 to 17, inclusive;
                     sec. 19, lots 1, 7, and 8, and SE. 1/4;
                     sec. 20, all;
                     sec. 21, lots 1, 3, 4, 5, 6, 7, 8, and 9, N. ½, and NE. ¼ SE. ¼;
                     secs. 22 to 25, inclusive;
                     sec. 26, lots 1, 2, 3, 4, and 5, NE. 1/4, and N. 1/2 NW. 1/4;
                     sec. 27, lots 1, 2, 3, 4, and 5, and SW. 1/4 NW. 1/4;
                     sec. 28, lot 1, W. ½ NE. ¼, SE. ¼ NE. ¼, and NW. ¼;
                     sec. 29, lots 1, 2, 3, 4, 5, and 6, S. ½ NE. ½, and SE. ½ NW. ½;
                     sec. 30, lots 1, 2, 8, and 9.
T. 24 N., R. 22 E., all.
T. 25 N., R. 22 E., all outside Fort Belknap Indian Reservation.
T. 26 N., R. 22 E., all outside Fort Belknap Indian Reservation.
T. 27 N., R. 22 E., all outside Fort Belknap Indian Reservation.
T. 24 N., R. 23 E., all.
T. 25 N., R. 23 E., sec. 15, lots 1, 2, 3, and 4, and S. ½;
                    sec. 16, lots 1, 2, 3, and 4, and S. 1/2;
                     sec. 17, lots 1, 2, 3, and 4, and S. ½;
                     sec. 18, lots 1, 2, 3, 4, 5, and 6, E. ½ SW. ¼, and SE. ¼;
                    secs. 19 to 22, inclusive;
                    secs. 27 to 36, inclusive.
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HERBERT HOOVER

THE WHITE HOUSE,

January 3, 1933

[No. 5985]

Executive Order 5986. January 3, 1933

Executive Order

APPOINTMENT OF JAMES W. HIGGINS, JR.

Mr. James W. Higgins, jr., may be appointed as Special Agent in the Internal Revenue Bureau of the Treasury Department without regard to the requirements of the civil-service rules.

Mr. Higgins has served in the excepted position of Deputy Collector of Internal Revenue since April 10, 1922, and in that capacity has gained knowledge and experience in regard to the investigation of which it is desired to use him as a Special Agent.

This order is recommended by the Secretary of the Treasury and is in the interest of the service.

HERBERT HOOVER

THE WHITE HOUSE,

January 3, 1933.

[No. 5986]

Executive Order 5987. January 4, 1933

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS

CALIFORNIA

It is hereby ordered that Executive Order No. 4652, dated May 18, 1927, withdrawing certain public lands for use by the Department of Commerce as air mail beacon sites and landing fields, be, and the same is hereby, revoked in so far as it affects the following-described lands in California:

SAN BERNARDINO MERIDIAN

- T. 13 N., R. 8 E., sec. 1, W. ½.
- T. 15 N., R. 11 E., sec. 4 except 4.16 acres in patented mineral entry.
- T. 16 N., R. 12 E., sec. 21, NE. ¼, S. ½ NW. ¼, and S. ½; sec. 28, N. ½ NE. ¼, N. ½ NW. ¼, and SW. ¼ NW. ¼.

HERBERT HOOVER

THE WHITE HOUSE,

January 4, 1933.

|No. 5987|

Executive Order 5988. January 5, 1933

Executive Order

EXEMPTION OF PERSONS FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, the following-named persons who, during the current month, reach the retirement age prescribed for automatic separation from the service are hereby exempted from the provisions of that section.

Name Frank Van Vleck Frederick W. Ashley Department or Establishme nt
War Department
Library of Congress

HERBERT HOOVER

THE WHITE HOUSE,

January 5, 1933.

[No. 5988]

Executive Order 5989. January 5, 1933

Executive Order

EXEMPTION OF DR. CHARLES ORRIN TOWNSEND FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, Dr. Charles Orrin Townsend, Chief of the Sugar Division of the United States Tariff Commission, who, during the current month, reaches the retire-

ment age prescribed for automatic separation from the service, is hereby exempted from the provisions of that section until January 31, 1934.

HERBERT HOOVER

THE WHITE HOUSE,

January 5, 1933.

[No. 5989]

Executive Order 5990. January 9, 1933

Executive Order

WITHDRAWAL OF PUBLIC LAND FOR FOREST ADMINISTRATIVE SITE

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the SE. ½ NW. ½ sec. 35, T. 47 N., R. 7 E., New Mexico principal meridian, Colorado, be, and the same is hereby, withdrawn and reserved for use by the Department of Agriculture in connection with the administration of the Cochetopa National Forest, subject to the conditions of the aforesaid acts and to any valid existing right.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

January 9, 1933.

[No. 5990]

Executive Order 5991. January 12, 1933

Executive Order

TRANSFER OF LANDS BETWEEN THE DESCRITES AND FREMONT NATIONAL FORESTS

OREGON

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 36; U. S. Code, title 16, sec. 473), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following-described lands now parts of the Deschutes National Forest as defined by proclamation of November 27, 1918 (40 Stat. 1897–1899), and modified by the act of May 14, 1930 (46 Stat. 278), be, and the same are hereby, transferred to the Fremont National Forest:

WILLAMETTE MERIDIAN

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T. 27 S., R. 8 E., secs. 34, 35, and 36.
T. 28 S., R. 8 E., secs. 1, 2, 3, 10, 11, 12, 13, 14, 24, 25, 35, and 36.
T. 29 S., R. 8 E., sec. 1.
T. 25 S., R. 9 E., sec. 24, S. 1/2 and NW. 1/4;
                    secs. 25, 26, 27, 33, 34, and 35.
T. 29 S., R. 9 E., secs. 4, 5, and 6.
T. 25 S., R. 10 E., secs. 14, 19, 20, 21, and 22;
                    sec. 23, W. ½;
                    sec. 24, S. ½;
                    secs. 25, 26, 27, 28, 29, 30, 33, 34, 35, and 36.
T. 25 S., R. 11 E., sec. 19;
                    sec. 25, W. ½;
                    sec. 26, S. ½;
                    sec. 27;
                    sec. 28, S. ½;
                    secs. 30, 31, 32, 33, 34, and 35.
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The following-described tract is hereby transferred from the Fremont National Forest to the Deschutes National Forest:

WILLAMETTE MERIDIAN

T. 26 S., R. 9 E., sec. 6.

Should any of the following-described tracts be given a national-forest status under authority of the act of February 2, 1922 (42 Stat. 362), the said lands shall thereupon become a part of the Fremont National Forest:

WILLAMETTE MERIDIAN

T. 25 S., R. 9 E., sec. 24, NE. ½. T. 25 S., R. 10 E., sec. 23, E. ½; sec. 24, N. ½. T. 25 S., R. 11 E., sec. 25, E. ½; sec. 26, N. ½; sec. 28, N. ½; secs. 29 and 36.

It is not intended by this order to give any publicly owned lands a national-forest status which have hitherto not had such status, nor to remove any publicly owned lands from a national-forest status.

HERBERT HOOVER

THE WHITE HOUSE,

January 12, 1933.

[No. 5991]

Executive Order 5992. January 12, 1933

Executive Order

APPOINTMENT OF CHARLES CARRAN

Charles Carran may be appointed to a position as rural letter carrier in the classified service without compliance with the civil-service rules.

HERBERT HOOVER

THE WHITE HOUSE,

January 12, 1933.

[No. 5992]

Executive Order 5993. January 13, 1933

Executive Order

BATON ROUGE, LA., DESIGNATED A CUSTOMS PORT OF ENTRY

By virtue of the authority vested in me by the act of Congress approved August 1, 1914 (U. S. Code, title 19, sec. 2), making appropriations for the sundry civil expenses of the Government for the fiscal year ended June 30, 1915, the customs station of Baton Rouge, La., is hereby designated a customs port of entry in Customs Collection District No. 20 (New Orleans) with headquarters at New Orleans, La., effective 30 days from the date of this order.

HERBERT HOOVER

THE WHITE HOUSE,

January 13, 1933.

[No. 5993]

Executive Order 5994. January 13, 1933

Executive Order

WITHDRAWAL OF LAND PENDING LEGISLATION

MINNESOTA

It is hereby ordered that the land hereinafter described be, and the same is hereby, withdrawn subject to valid existing rights pending legislation, as provided by the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497):

FIFTH PRINCIPAL MERIDIAN
T. 131 N., R. 29 W., sec. 18, lot 5 (0.55 acre).

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

January 13, 1933.

[No. 5994]

Executive Order 5995. January 13, 1933

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY WYOMING

It is hereby ordered that Executive Order No. 4960, dated September 12, 1928, which withdrew the public lands in Tps. 50 N., Rs. 60 and 61 W., sixth principal meridian, Wyoming, pending resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), and subject to valid rights, that the unreserved public lands in T. 50 N., R. 61 W., if otherwise subject to disposition, shall be opened under the terms and provisions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, by qualified ex-service men for whose service recognition is granted by the resolution, for a period of 91 days beginning with the date of the official filing of the plat of resurvey of the said township, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

January 13, 1933.

[No. 5995]

1398

Executive Order 5996. January 13, 1933

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY WYOMING

It is hereby ordered that Executive Order No. 5140, dated June 20, 1929, which withdrew with other lands the public lands in T. 52 N., R. 60 W., sixth principal meridian, Wyoming, pending resurvey, be, and the same is hereby, revoked as to said township.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), that, subject to valid rights, the unreserved public lands in said township, if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, by qualified ex-service men for whose service recognition is granted by the resolution, for a period of 91 days beginning with the date of the official filing of the plat of resurvey of the said township, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the released land by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

January 13, 1933.

[No. 5996]

Executive Order 5997. January 17, 1933

Executive Order

CLASSIFICATION OF DIRRELLE CHANEY

Dirrelle Chaney, who, since May 16, 1921, has been serving in a position in the Post Office Department excepted from civil-service requirements, may be appointed in the classified service without compliance with civil-service rules.

This order is issued upon the recommendation of the Postmaster General.

HERBERT HOOVER

THE WHITE HOUSE,

January 17, 1933.

[No. 5997]

Executive Order 5998. January 17, 1933

Executive Order

CLASSIFICATION OF CHARLES GALLAGHER

Charles Gallagher, who, since July 1, 1930, has been serving in a position in the Post Office Department excepted from civil-service requirements, may be appointed in the classified service without compliance with civil-service rules.

This order is issued upon the recommendation of the Postmaster General.

HERBERT HOOVER

THE WHITE HOUSE,

January 17, 1933.

[No. 5998]

Executive Order 5999. January 17, 1933

Executive Order

APPOINTMENT OF MARTHA OWCZARZAK

Mrs. Martha Owczarzak of Bay City, Michigan, may be appointed a charwoman in the Custodian Service, Post Office, Bay City, Michigan, without regard to her standing on the Civil Service register for classified laborer, (female).

Mrs. Owczarzak is the wife of Frank Owczarzak who has had both of his legs amputated. They have four children dependent upon them for support.

This Order is recommended by the Secretary of the Treasury.

HERBERT HOOVER

THE WHITE HOUSE,

January 17, 1933.

[No. 5999]

Executive Order 6000. January 18, 1933

Executive Order

APPOINTMENT OF MRS. JOSEPHINE HORIGAN

Mrs. Josephine Horigan may be appointed to an appropriate position in the Department of Agriculture without regard to the civil-service rules.

Mrs. Horigan is the widow of James B. Horigan, who for nearly 23 years was employed in the Government service in the Solicitor's Office of the Department of Agriculture.

This order is recommended by the Secretary of Agriculture.

HERBERT HOOVER

THE WHITE HOUSE,

January 18, 1933.

[No. 6000]

1401

Executive Order 6001. January 18, 1933

Executive Order

DISCONTINUING CERTAIN LAND OFFICES

In accordance with the provisions of sections 2248 and 2250 of the Revised Statutes of the United States and the act of March 3, 1877 (19 Stat. 294, 315), and by virtue of the authority therein given, it is hereby ordered that the United States land offices located at Little Rock, Ark., Alliance, Nebr., Cass Lake, Minn., and Gainesville, Fla., be discontinued and the business and necessary archives of said offices be transferred to and consolidated with the General Land Office, Washington, D. C., effective at the close of business January 31, 1933.

HERBERT HOOVER

THE WHITE HOUSE, January 18, 1933.

[No. 6001]

Executive Order 6002. January 18, 1933

Executive Order

WITHDRAWAL OF LAND FOR ADMINISTRATIVE SITE

ARIZONA

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848), entitled "AN ACT To authorize the President of the United States to make withdrawals of public lands in certain cases," as amended by the act of Congress approved August 24, 1912 (37 Stat. 497), it is hereby ordered that the land hereinafter listed, together with any buildings or structures located thereon, be, and the same is hereby, withdrawn from settlement, location, sale, or entry and reserved for occupation and use by representatives of the Geological Survey in aid of

existing power-site reservations and in connection with the maintenance and operation of gaging stations in the Colorado and Paria Rivers required by the terms of the Colorado River compact, and the Boulder Canyon act of December 21, 1928 (45 Stat. 1057–1066).

GILA AND SALT RIVER MERIDIAN

T. 40 N., R. 7 E., sec. 13, lots 1, 2, 3, and 4.

T. 40 N., R. 8 E., all land within a quarter of a mile of the Colorado River, in (unsurveyed) what probably will be, when surveyed, sec. 18.

HERBERT HOOVER

THE WHITE HOUSE,

January 18, 1933.

[No. 6002]

Executive Order 6003. January 18, 1933

Executive Order

CLASSIFICATION OF MISS PAULA GILLESPIE

Miss Paula Gillespie, who has been employed in the office of the Assistant Secretary of the Navy, as senior clerk-stenographer, without a competitive classified status since April 22, 1930, is hereby classified.

This order is issued upon the recommendation of the Assistant Secretary of the Navy.

HERBERT HOOVER

THE WHITE HOUSE,

January 18, 1933.

[No. 6003]

Executive Order 6004. January 19, 1933

Executive Order

EXEMPTION OF OLIVER M. MAXAM FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, Oliver M. Maxam, Chief of the Division of Operations, United States Coast Guard, Treasury Department, who, during the current month, reaches the retirement age prescribed for automatic separation from the service, is hereby exempted from the provisions of that section.

HERBERT HOOVER

THE WHITE HOUSE,

January 19, 1933.

[No. 6004]

Executive Order 6005. January 21, 1933

Executive Order

APPOINTMENT OF MRS. KATHLEEN M. GLANCY

Mrs. Kathleen M. Glancy may be appointed to a clerical position in the Department of Justice without compliance with the requirements of the civil-service rules.

Mrs. Glancy is the widow of John E. Glancy, who was employed in the Department of Justice for more than 24 years. He died on May 16, 1932, after an illness of

two years, leaving his widow and three young children without means of support.

This order is recommended by the Attorney General.

HERBERT HOOVER

THE WHITE HOUSE,

January 21, 1933.

[No. 6005]

Executive Order 6005-A. January 21, 1933

Executive Order

REVOCATION OF EXECUTIVE ORDER No. 3360

Executive Order No. 3360, approved November 28, 1920, by which the specifications for an official flag indicative of the office of the Secretary of State were approved, is hereby revoked.

HERBERT HOOVER

THE WHITE HOUSE,

January 21, 1933.

[No. 6005-A]

Executive Order 6006. January 23, 1933

Executive Order

PUBLIC WATER RESERVE No. 147

ALASKA

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848), entitled "AN ACT To authorize the President of the United States to make withdrawals of public lands in certain cases," as amended

by act of Congress approved August 24, 1912 (37 Stat. 497), it is hereby ordered that the land hereinafter listed be, and the same is hereby, withdrawn from settlement, location, sale, or entry and reserved for public use as a source of water for domestic purposes in the community of Unalaska:

United States Survey No. 1946.

HERBERT HOOVER

THE WHITE HOUSE,

January 23, 1933.

[No. 6006]

Executive Order 6007. January 26, 1933

Executive Order

APPOINTMENT OF CARL R. SHEPARD

Carl R. Shepard, of Washington, D. C., may be appointed a junior construction engineer under the Office of the Supervising Architect of the Treasury Department without compliance with the requirements of the civil-service rules.

This order is recommended by the Secretary of the Treasury, who states that Mr. Shepard's services can be used to advantage in connection with the large building program in which the Office of the Supervising Architect is now engaged.

HERBERT HOOVER

THE WHITE HOUSE,

January 26, 1933.

[No. 6007]

Executive Order 6008. January 30, 1933

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

COLORADO

It is hereby ordered that Executive Order No. 5304, dated March 14, 1930, which withdrew the public lands in T. 50 N., R. 11 E., New Mexico principal meridian, Colorado, pending a resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), and subject to valid rights, that the above-described lands, if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, for a period of 91 days beginning with the date of the official filing of the plat of resurvey, by qualified ex-service men for whose service recognition is granted by the resolution, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released lands by settlement in advance of entry or otherwise, except strictly in accordance herewith.

HERBERT HOOVER

THE WHITE HOUSE,

January 30, 1933.

[No. 6008]

Executive Order 6009. January 31, 1933

Executive Order

TRANSFERRING TO CONTROL AND JURISDICTION OF THE SECRETARY OF THE NAVY CERTAIN LANDS OFF THE SOUTHERN COAST OF CALIFORNIA FOR NAVAL USES.

CALIFORNIA

By virtue of the authority vested in me by law it is hereby ordered that so much of Executive Order dated January 26, 1867, as related to San Nicholas Island, California, and Executive Order of November 15, 1901, which reserved said island for lighthouse purposes, be, and the same are hereby, revoked.

And it is hereby ordered that the said San Nicholas Island off the southern coast of California, between longitude 119° 25' West and 119° 34' 30'' West and latitude 33° 13' 30'' North and 33° 17' 30'' North, containing 13,370 acres, more or less, be, and the same is hereby, placed under the control and jurisdiction of the Secretary of the Navy for naval uses.

Reserving, however, for the use of the Department of Commerce sites to be selected by that Department on which to erect and maintain such aids to navigation and incidental facilities as the Secretary of Commerce may consider desirable.

This order shall continue in full force and effect unless and until revoked by the President or by an Act of Congress.

HERBERT HOOVER

THE WHITE HOUSE

January 31, 1933.

[No. 6009]

Executive Order 6010. January 31, 1933

Executive Order

REVISED BOUNDARIES OF FORT RANDOLPH AND FRANCE FIELD

CANAL ZONE

WHEREAS by Executive Order No. 3257, dated April 9, 1920, certain areas described therein, situated within the Canal Zone, were set apart and assigned as Fort Randolph and France Field to the uses and purposes of military reservations, to be under the control of the Secretary of War; and

WHEREAS a military necessity exists for a reduction in the area of the Fort Randolph Military Reservation and a like increase in the area of the France Field Military Reservation;

NOW, THEREFORE, the Executive Order No. 3257, dated April 9, 1920, is hereby amended and modified so as to fix the boundaries of the military reservations known as Fort Randolph and France Field as follows:

FORT RANDOLPH MILITARY RESERVATION

Beginning at a 2-in. galvanized iron pipe monument on the shore line of Manzanillo Bay, said monument being located 22.5 ft., measured at right angles, westerly from the center line of the track of the Fort Randolph branch of the Panama Railroad; the geographic position of said monument is latitude 9° 22′ plus 4,674.1 ft. and longitude 79° 52′ plus 5,764.7 ft. (This monument is also monument "C" in the boundary of the Naval Aviation and Submarine Base.)

Thence from said initial point by metes and bounds:

- In a general northerly and easterly direction including all the mainland and islands (Margarita, Palma Media, Galeta, Peña Guapa, etc.) to the Canal Zone boundary line;
- In an easterly, southerly, and westerly direction along the low water line of Largo Remo Island, Droque Island, and the two small islands to the north and adjacent to Droque Island to a point in the Canal Zone boundary line;
- S. 0° 33′ W., along the said Canal Zone boundary line to Canal Zone boundary monument No. 5, the geographic position of which is latitude 9° 21′ plus 2,830.6 ft. and longitude 79° 50′ plus 5,709.0 ft.;
- Due west, 6,309.4 ft. to a 1½-in. galvanized iron pipe monument, the geographic position of which is latitude 9° 21' plus 2,830.6 ft. and longitude 79° 52' plus 5.4 ft.;
- Due north, 7,891.0 ft. to a point, the geographic position of which is latitude 9° 22′ plus 4,674.1 ft. and longitude 79° 52′ plus 5.4 ft.;
- Due west, 5,759.3 ft. to the place of beginning.

The directions of the lines refer to the true meridian. The tract as described contains an area of 3,691 acres, more or less. All pipe monuments are painted white and stenciled in black: -Mil. Res.— where the boundary lines intersect the sides of the pipe.

France Field Military Reservation

Beginning at a concrete monument inside a 4-in. corrugated iron pipe, said monument being located 22.5 ft. westerly, measured at right angles, from the center line of the track of the Fort Randolph branch of the Panama Railroad; the geographic position of said monument is latitude 9° 21′ plus 3,547.5 ft. and longitude 79° 52′ plus 5,061.6 ft. (This monument is also monument "A" of the Naval Aviation and Submarine Base.)

Thence from said initial point by metes and bounds:

- N. 4° 33′ 28″ W., 6,239.3 ft. parallel to and 22.5 ft. distant from the said center line of Panama Railroad track to a 2-in. galvanized iron pipe monument, the geographic position of which is latitude 9° 22′ plus 3,719.4 ft. and longitude 79° 52′ plus 5,557.4 ft.;
- S. 81° 37′ W., 336 ft. to a concrete monument, the geographic position of which is latitude 9° 22′ plus 3,670.4 ft. and longitude 79° 52′ plus 5.889.4 ft.:
- N. 12° 45′ W., 79.8 ft. to a concrete monument, the geographic position of which is latitude 9° 22′ plus 3,748.2 ft. and longitude 79° 52′ plus 5,907.0 ft.;
- N. 77° 45′ E., 335.6 ft. to a 2-in. galvanized iron pipe monument, the geographic position of which is latitude 9° 22′ plus 3,819.4 ft. and longitude 79° 52′ plus 5,579.1 ft.;
- N. 12° 15′ W., 874.6 ft. parallel to and 22.5 ft. distant from the aforementioned center line of track of the Fort Randolph branch of the Panama Railroad to a 2-in. galvanized iron pipe monument on the shore line of Manzanillo Bay (this monument is also monument "C" on the boundary of the Naval Aviation and Submarine Base); the geographic position of said monument is latitude 9° 22′ plus 4,674.1 ft. and longitude 79° 52′ plus 5,764.7 ft.;
- Due east, 5,759.3 ft. to a point, the geographic position of which is latitude 9° 22′ plus 4,674.1 ft., and longitude 79° 52′ plus 5.4 ft.;
- Due south, 10,721.6 ft. to a concrete monument, the geographic position of which is latitude 9° 21' and longitude 79° 52' plus 5.4 ft., a 1½-in. galvanized iron pipe monument being placed in line 7,891.0 ft. from beginning of course; the geographic position of said 1½-in. galvanized iron pipe monument is latitude 9° 21' plus 2,830.6 ft. and longitude 79° 52' plus 5.4 ft.;
- Due west, 3,805.3 ft. to a 1½-in. galvanized iron pipe monument on the north bank of the Majagual River; the geographic position of said monument is latitude 9° 21′ and longitude 79° 52′ plus 3,810.7 ft.;
- In a general southwesterly direction to the mouth of the said Majagual River;
- In a general northerly direction along the shore line of Manzanillo Bay to a 2-in. galvanized iron pipe monument, the geographic position of which

is latitude 9° 21' plus 3,547.5 ft. and longitude 79° 52' plus 5,582.3 ft. (this monument being also monument "B" of the Naval Aviation and Submarine Base);

Due east, 520.7 ft. to the place of beginning.

The directions of the lines refer to the true meridian. The tract as described contains an area of 1,555 acres, more or less. All pipe monuments are painted white and stenciled in black: -Mil. Res.— where the boundary lines intersect the sides of the pipe.

Except as amended and modified by this Executive order, the Executive Order No. 3257, dated April 9, 1920, shall remain in full force and effect.

HERBERT HOOVER

THE WHITE HOUSE, Jany. 31, 1933

[No. 6010]

Executive Order 6011. February 1, 1933

Executive Order

Tongass National Forest

ALASKA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 34, 36), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the tracts of land in Alaska lying within the following-described boundaries, occupied as home sites, be, and they are hereby, excluded from the Tongass National Forest and restored to entry under the applicable public land laws:

Chs. Beginning at corner No. 1, meander corner for home site No. 24, on Anchor Slough at mouth of Chickamin River, approximate latitude 55° 49′ 04″ N., longitude 130° 55′ W., at line of mean high tide; corner not set because of liability to destruction by tides; from which point a witness corner bears N. 31° E., 20 lks., marked HS 1 WCMC. Thence with meanders along line of approximate mean high tide of Anchor Slough:

- (1) S. 51° 30′ E., 3.40 chs.;
- (2) S. 76° E., 2.50 chs.;
- (3) S. 57° E., 1.10 chs.;

- Chs. to corner No. 2, meander corner, not set because of liability of destruction by tides.
 - Thence N. 31° E.
- 0. 20 To witness corner to corner No. 2, meander corner, which is an alder post 5 ft. long, 4 in. square, set 2 ft. in ground, marked HS 2 WCMC.
 - A 14-in. spruce tree bears N. 58° 30′ E., 23 lks. distant, marked WHS 2 WCMC.
 - A 16-in. spruce tree bears S. 65° 30' E., 34 lks. distant, marked WHS 2 WCMC.
- 7.00 To corner No. 3, which is an alder post 5 ft. long, 6 in. square, set 2 ft. in ground, marked HS 3.
 - A 12-in. spruce tree bears N. 75° E., 83 lks. distant, marked WHS 3. A 14-in. spruce tree bears N. 28° W., 1.05 chs., marked WHS 3. Thence N. 61° 15′ W.
- 6. 84 To corner No. 4, which is a spruce post 5 ft. long, 4 in. square, set 2 ft. in ground, marked HS 4.
 - A 7-in. alder tree bears N. 21° E., 18 lks. distant, marked WHS 4. A 9-in. alder tree bears S. 21° W., 18 lks. distant, marked WHS 4. Thence S. 31° W.
- 6. 80 To witness corner to corner No. 1, meander corner, which is a hemlock post 5 ft. long, squared to 4 in., set 2 ft. in ground, marked HS 1 WCMC.
 - A 14-in. spruce tree bears N. 7° W., 97 lks. distant, marked WHS 1 WCMC.
 - A 12-in. spruce tree bears N. 49° E., 88 lks. distant, marked WHS 1 WCMC.
 - The limit of timber at north entrance to Chickamin River near Fish Point bears S. 57° 30′ W.
 - The limit of timber at south entrance to Chickamin River near Trap Point bears S. 37° W.
- 7.00 To point for corner No. 1, and place of beginning, containing approximately 4.92 acres. The survey was made September 8, 1932; the bearings of the lines were determined by needle compass, allowing a variation of 30° E., and are intended to refer to the true meridian.

Beginning at corner No. 1, meander corner for home site No. 248, situated on the west shore of Dall Bay, Gravina Island, in approximate latitude 55° 09′ 10″ N., longitude 131° 45′ 40″ W., at line of mean high tide, which corner is not set because of liability to destruction by tides.

A Forest Service monument, which is an outcrop of igneous rock just above mean high tide, bears S. 40° E., 79 lks., from which point the limit of timber on east inner point of Dall Bay bears N. 61° E.; and a pile dolphin in front of float bears S. 73° 30′ E.

Thence due west

Chs.

- 0. 37 To witness corner to corner No. 1, meander corner, which is an alder post 5½ ft. long, 5½ in. diam., squared to 4 in. at top, set 2 ft. in ground, marked HS 1 WCMC; from which
 - A red cedar, 12 in. diam., bears N. 54° W., 57 lks. distant, marked WHS 1 WCMC.
 - A spruce, 16 in. diam., bears S. 25° W., 71 lks. distant, marked WHS 1 WCMC.
- 6. 13 To corner No. 2, which is a red-cedar post 5½ ft. long, 5½ in. diam., squared to 4 in., set 2 ft. in ground, marked HS 2.
 - A 9-in. lodgepole pine bears S. 86° 30′ E., 62 lks. distant, marked WHS 2.
 - A 10-in. lodgepole pine bears S. 26° E., 92 lks. distant, marked WHS 2.

Thence due south

- 9.53 To witness corner to corner No. 3, meander corner, which is a hemlock post 5½ ft. long, 5½ in. diam., squared to 4 in., set 2 ft. in ground, marked HS 3 WCMC.
 - A hemlock, 8 in. diam., bears S. 73° 30′ W., 35 lks., marked WHS 3 WCMC.
 - A spruce, 6 in. diam., bears N. 15° E., 9 lks., marked WHS 3 WCMC.
- 9.88 To point for corner No. 3, meander corner, not set because of liability to destruction by tides.

Thence with meanders along shore of Dall Bay at line of approximate high tide:

- (1) N. 52° E., 0.80 chs.;
- (2) N. 21° E., 1.20 chs.;
- (3) S. 80° E., 1.50 chs.;
- (4) N. 45° E., 2.80 chs.;
- (5) N. 41° E., 4.00 chs.;
- (6) N. 9° W., 2.00 chs.;
- (7) N. 24° W., 1.70 chs.;

to point for corner No. 1, and place of beginning, containing approximately 4.90 acres. The survey was made August 23, 1932; the bearings of the lines were determined by needle compass, allowing a variation of 30° E., and are intended to refer to the true meridian.

HERBERT HOOVER

THE WHITE HOUSE,

February 1, 1933.

[No. 6011]

Executive Order 6012. February 1, 1933

Executive Order

AGRICULTURAL RANGE EXPERIMENT STATION

UTAH

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847-848; U. S. Code, title 43, sec. 141), as amended by the act of August 24, 1912 (37 Stat. 497; U. S. Code, title 43, sec. 142), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the public lands within the following-described areas, in the State of Utah, be, and the same are hereby, withdrawn, subject to the conditions of the aforesaid acts and to valid existing rights, as an agricultural range experiment station to be administered by the Secretary of Agriculture under sections 1 and 7 of the act of May 22, 1928 (45 Stat. 699-701; U. S. Code, title 16, sec. 581f):

SALT LAKE MERIDIAN

- T. 24 S., R. 17 W., secs. 1 to 4, inclusive, and secs. 9 to 36, inclusive;
- T. 24 S., R. 18 W., secs. 25 and 36;
- T. 25 S., R. 17 W., secs. 1 to 36, inclusive;
- T. 25 S., R. 18 W., secs. 1, 2, secs. 11 to 14, inclusive, secs. 22 to 28, inclusive, and secs. 33 to 36, inclusive.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

February 1, 1933.

[No. 6012]

Executive Order 6013. February 3, 1933

Executive Order

EXEMPTION OF PERSONS FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, the following-named persons who, during the current month, reach the retirement age prescribed for automatic separation from the service are hereby exempted from the provisions of that section until February 28, 1934:

Name

Edwin H. Pearson Jacob L. Nuber Department

Treasury Department Treasury Department

HERBERT HOOVER

THE WHITE HOUSE, February 3, 1933.

[No. 6013]

Executive Order 6014. February 6, 1933

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

OREGON

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 17 S., R. 9 W. of the Willamette meridian, Oregon, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

February 6, 1933.

[No. 6014]

Executive Order 6015. February 6, 1933

Executive Order

COAL LAND RESTORATION, MONTANA No. 89

So much of Executive order of July 9, 1910, creating Coal Land Withdrawal, Montana No. 1, as affects the lands hereinafter described, is hereby revoked.

MONTANA MERIDIAN

T. 32 N., R. 20 W., secs. 31 to 34, inclusive;

sec. 35, lots 2, 3, 8, 9, 10, and 11, and SW. 1/4 SW. 1/4.

T. 34 N., R. 20 W., sec. 17, lots 2, 6, 7, and 8, and SW. 1/4 SW. 1/4;

sec. 18, lots 5, 6, 7, 8, 9, 10, and 11, SW. ¼ NE. ¼, SE. ¼ NW. ¼, E. ½ SW. ¼, and SE. ¼;

sec. 19, lots 1, 2, 3, 4, 5, and 6, NE. ¼, E. ½ W. ½, and W. ½ SE. ½;

sec. 20, lots 2, 3, 4, 7, 9, and 10, and NW. 1/2 NW. 1/4;

sec. 21, lot 2;

sec. 28, lot 2;

sec. 29, lots 1, 3, 4, 5, 6, 7, and 8, W. ½ SW. ¼, SE. ¼ SW. ¼, and W. ½ SE. ¼;

sec. 30, lots 1, 2, 3, 4, and 5, SW. ¼ NE. ¼, E. ½ NW. ¼, and SE. ¼;

sec. 32, N. ½ and SE. ¼;

sec. 33, lots 2, 3, 4, 7, and 8, W. ¼ SW. ¼, and SE. ¼ SW. ½; Segregation Surveys Nos. 3335, 3374, and 3375.

T. 34 N., R. 21 W., sec. 2, lots 3, 4, 5, 10, and 11, SW. ¼ NW. ¼, and W. ½ SW. ¼;

sec. 3, all;

sec. 4, all;

sec. 10, all;

sec. 11, lots 2, 3, 7, and 8, W. ½ NW. ¼, SE. ½ NW. ¼, SW. ¼, and S. ½ SE. ½;

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sec. 12, lots 4, 9, 10, 11, and 13, and SW. 1/4 SW. 1/4;
                      sec. 13, all;
                      sec. 14, N. ½ and SE. ½;
                      sec. 24, N. ½ and SE. ¼.
 T. 35 N., R. 21 W., sec.
                             5, lots 4, 5, 6, 9, and 10;
                      sec.
                             6, all;
                      sec.
                             7, all;
                             8, lots 2, 3, 4, 7, and 8, W. ½ NW. ¼, SE. ¼ NW. ¼,
                      sec.
                                  SW. ¼, and SW. ¼ SE. ¼;
                      sec.
                             9, lot 2;
                      sec. 15, lots 4 and 5;
                      sec. 16, lots 2, 3, 6, 7, 10, and 11, and SW. 1/4;
                      secs. 17 to 21, inclusive;
                      sec. 22, lots 2, 3, 5, and 6, W. ½ NW. ¼, SE. ¼ NW. ¼,
                                  SW. ¼, W. ½ SE. ¼, and SE. ½ SE. ½;
T. 35 N., R. 21 W., sec. 23, lot 4:
                      sec. 26, lots 2, 3, 6, and 7;
                      secs. 27 to 30, inclusive;
                      secs. 32 to 34, inclusive;
                      sec. 35, lots 2, 3, 4, 7, 8, and 9, SW. 1/4 NW. 1/4, N. 1/2 SW. 1/4,
                                  and SW. 1/4 SW. 1/4.
T. 36 N., R. 21 W., sec. 18, lot 3;
                      sec. 19, lots 3, 4, 7, and 8;
                      sec. 30, lots 4, 5, 6, 7, 10, 11, 12, and 13, and E. ½ SW. ½;
                      sec. 31, lots 2, 3, 4, 5, 7, 8, 9, and 10, W. ½ E. ½, and E. ½
                                  W. ½;
                      sec. 32, lots 5 and 6.
T. 35 N., R. 22 W., secs. 1 to 4, inclusive;
                      secs. 10 to 12, inclusive;
                      sec. 13, all;
                      sec. 14, N. ½ and SE. ¼;
                     sec. 24, NE. 1/4.
T. 36 N., R. 22 W., sec. 1, lots 4, 6, 7, 8, 13, 14, and 15, and SW. 1/4 SW. 1/4;
                     secs. 2 to 11, inclusive;
                     sec. 12, lots 2, 3, 4, 9, 11, 12, and 13, and S. ½ SW. ½;
                     sec. 13, lots 2, 3, 4, 5, 8, 9, and 10, NW. 14, and W. 1/2 SW. 1/4;
                     secs. 14 to 23, inclusive;
                     sec. 24, lots 2 and 3, S. 1/2 NE. 1/4, W. 1/2, and SE. 1/4;
                     sec. 25, lots 2 and 3, W. ½ NE. ¼, W. ½, and SE. ¼;
                     secs. 26 to 36, inclusive.
T. 37 N., R. 22 W., sec. 4, lots 5 and 9;
                     sec.
                            5, lots 2, 3, 4, 5, and 6, SW. 1/4, W. 1/2 SE. 1/4, and SE. 1/4
                                 SE. 1/4;
                     secs.
                            6 to 8, inclusive;
                            9, lots 3, 4, 5, 8, and 9, W. ½ NW. ¼, SE. ¼ NW. ¼,
                     sec.
                                 SW. 14, and W. 1/2 SE. 1/4;
                     sec. 10, lot 2;
                     sec. 15, lots 2, 3, 8, 9, and 10, SW. 1/4, NW. 1/4, and SW. 1/4;
                     secs. 16 to 22, inclusive;
                     sec. 23, lots 3, 5, 12, 13, and 14;
                     sec. 25, lots 3, 4, and 7, and SW. 1/4 SW. 1/4;
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sec. 26, lots 3 and 4, SW. ¼ NE. ¼, W. ½, and SE. ½; secs. 27 to 35, inclusive;

sec. 36, lots 2, 3, 6, and 7, W. ½, and W. ½ SE. ¼.

HERBERT HOOVER

THE WHITE HOUSE,

February 6, 1933.

[No. 6015]

Executive Order 6016. February 6, 1933

Executive Order

To Authorize Oil and Gas Permits and Leases on Withdrawn Oil-Shale Lands

Upon recommendation of the Secretary of the Interior, Executive Order No. 5327 of April 15, 1930, withdrawing certain lands for purposes of investigation, examination, and classification, is hereby modified to the extent of authorizing him to issue oil and gas permits and leases under the general leasing act of February 25, 1920 (41 Stat. 437-451), for any of the lands withdrawn by said order.

HERBERT HOOVER

THE WHITE HOUSE, February 6, 1933.

[No. 6016]

Executive Order 6017. February 7, 1933

Executive Order

AMENDMENTS TO THE CONSULAR REGULATIONS

Section 64 of the Consular Regulations is hereby amended to read as follows:

64. Office rooms. The selection of office rooms and the amount to be paid for office rent are subject to the approval of the Secretary of State, to be obtained in advance of the signing of any lease or rental agreement. When suitable offices have been obtained, they should not be changed except for good cause after approval by the department. It will be required that the same offices be retained until the lease expires, unless there exists some controlling reason justifying the change; such reason should be reported to the department and its decision awaited before any change in the offices is made. (Secs. 61, 67.)

Section 66 is amended by the addition of the following item:

(6) The terms of the proposed rental agreement or lease.

Section 477 is amended to read as follows:

477. Consular officers to act for Veterans' Administration. The Administrator of Veterans' Affairs is authorized, at the direction of the President or with the approval of the head of the department concerned, to utilize, in addition to the facilities of the Veterans' Administration, such other governmental facilities as may be made available to provide for the examination, medical care, treatment, hospitalization, dispensary, and convalescent care, necessary and reasonable after care, welfare of, nursing, and such other services as may be necessary for carrying out these purposes, for the performance of which the said Administrator is made responsible by statute, subject to the general directions of the President.—U. S. C. title 38, sec. 434. Consular officers of the United States will therefore promptly and carefully perform any of the above duties delegated to them in their respective districts by instructions issued by or transmitted through the Department of State; they are also charged with the general supervision of Veterans' Administration activities within their districts and in the absence of special instructions shall promptly submit reports of information received regarding such activities which may assist the Veterans' Administration to discharge efficiently its responsibility to its beneficiaries who reside in foreign countries.

Section 488½ is canceled.

The following amendments are made in section 606: In item (2), omit the word "numbered"; in item (3), substitute the word "duplicate" for the word "original"; amend item (7) to read, "A card file of registrations of American citizens";

amend item (9) to read, "A confidential file, containing true readings of telegrams sent and received in confidential ciphers, and correspondence of a confidential nature."

In sections 607 and 608, cancel the reference "(Form No. 223)."

HERBERT HOOVER

THE WHITE HOUSE, February 7, 1933.

[No. 6017]

Executive Order 6018. February 7, 1933

Executive Order

VESTING CERTAIN POWER IN THE ALIEN PROPERTY CUSTODIAN

By virtue of the power and authority vested in me by "AN ACT To define, regulate, and punish trading with the enemy, and for other purposes," known as the "Trading with the enemy Act," approved October 6, 1917 (40 Stat. 411-426), and amendments thereto, I hereby make the following order, rule, and regulation:

I hereby vest in the Alien Property Custodian, and in the event of his death, resignation, absence, or disability, in the Director of Finance and Accounts, and in the event of his death, resignation, absence, or disability during his period of authority, then in the Chief of the Legal Division, all power and authority conferred upon me by the provisions of the act approved October 6, 1917, known as the "Trading with the enemy Act," as amended, pertaining to the deposit, transfer, and payment of moneys, and interest which may have accrued thereon, which may be or have been deposited with the Treasurer of the United States, and to release and deliver property held under and by virtue of said acts: Provided, however, that all claims which are required to be submitted to the Attorney General and to the President, as provided in Executive Order No. 4862 of April 23, 1928, shall continue to be submitted to the Attorney General and to the President. Any order of payment of money, and interest, which may be executed by said officials shall constitute a ratification of all previous orders or acts, by virtue of which the funds in the possession of the Treasurer of the United States have been placed to the credit

of the particular trusts on which such orders are drawn. I hereby revoke all former orders in conflict herewith.

HERBERT HOOVER

THE WHITE HOUSE,

February 7, 1933.

[No. 6018]

Executive Order 6019. February 7, 1933

Executive Order

Public Water Reserve No. 148

OREGON AND UTAH

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848), entitled "AN ACT To authorize the President of the United States to make withdrawals of public lands in certain cases," as amended by act of Congress approved August 24, 1912 (37 Stat. 497), it is hereby ordered that the land hereinafter listed be, and the same is hereby, withdrawn from settlement, location, sale, or entry and reserved for public use in accordance with the provisions of section 10 of the act of December 29, 1916 (39 Stat. 862, 865).

OREGON

WILLAMETTE MERIDIAN

T. 11 S., R. 26 E., sec. 18, SE. ¼ NE. ¼, NE. ¼ SE. ¼. T. 40 S., R. 39 E., sec. 32, N. ½; sec. 33, NW. ¼.

Utah

SALT LAKE MERIDIAN

T. 12 N., R. 6 E., sec. 7, SW. ¼ SE. ¼; sec. 18, NE. ¼ NW. ¼.

HERBERT HOOVER

THE WHITE HOUSE,

February 7, 1933.

[No. 6019]

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Executive Order 6020. February 9, 1933

Executive Order

REINSTATEMENT OF RICHARD H. KNIGHT

Mr. Richard H. Knight may be reinstated as a substitute clerk, foot of the roll, in the New York, N. Y., Post Office, without regard to the requirements of the civil-service rules.

This order is recommended by the Postmaster General.

HERBERT HOOVER

THE WHITE HOUSE, February 9, 1933.

[No. 6020]

Executive Order 6021. February 9, 1933

Executive Order

SICK LEAVE REGULATIONS

In pursuance of the provisions of section 215 of Part II, Title II, of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, which reads as follows:

"Sec. 215. Hereafter no civilian officer or employee of the Government who receives annual leave with pay shall be granted annual leave of absence with pay in excess of fifteen days in any one year, excluding Sundays and legal holidays: Provided, That the part unused in any year may be cumulative for any succeeding year: Provided further, That nothing herein shall apply to civilian officers and employees of the Panama Canal located on the Isthmus and who are American citizens or to officers and employees of the Foreign Services of the United States holding official station outside the continental United States: Provided further, That nothing herein shall be construed as affecting the period during which pay may be allowed under existing laws for so-called sick leave of absence: Provided further, That the so-called sick leave of absence, within the limits now authorized by law, shall be

administered under such regulations as the President may prescribe so as to obtain, so far as practicable, uniformity in the various executive departments and independent establishments of the Government."

the following regulations are hereby prescribed:

- (1) Sick leave with pay may be granted to civilian officers and employees by the executive departments and independent establishments of the Government, within the limits now authorized by law, when in meritorious cases such officers and employees are incapacitated from the performance of their duties by sickness or injury; or when some member of the immediate family is afflicted with a contagious disease and requires the care and attendance of such officer or employee, or when, through exposure to contagious disease, presence at his post of duty would jeopardize the health of others.
- (2) The entire amount of sick leave authorized by law may be granted at one time or fractionally. The minimum charge for sick leave shall be one-half day. The period of sick leave that may be granted in any one leave year shall not exceed 30 days, unless a longer period is specifically conferred by law.
- (3) Slight illness or indisposition, or absence for the purpose of medical examination, will not be regarded as sufficient reason for the allowance of sick leave. Absence for the purpose of being treated professionally by a dentist or oculist in his office is not allowable as sick leave, but this is not intended to disallow sick leave for detention at home or hospital by illness or disability due to causes as to which a dentist or oculist is qualified to certify.
- (4) Unless otherwise prescribed by law, sick leave expires at the end of the leave year and is not cumulative and may not be granted at the beginning of the leave year immediately following a period of absence in a nonpay status in the preceding leave year unless and until there has been a return to actual duty in the new leave year.
- (5) Sundays and holidays within a period of sick leave will be charged as sick leave except when immediately preceding or following a period of sick leave if the officer or employee was in a pay status immediately prior to or following such Sundays or holidays.
- (6) Notification of absence on account of sickness shall be given as soon as possible on the first day of absence. Application for sick leave must be filed within two days after return to duty.
- (7) The application for sick leave for periods in excess of two days must be supported by the certificate of a registered practicing physician or other practitioner, except that in remote localities where such certificate can not reasonably be obtained, the applicant's signed statement as to the sickness and the reasons why a certificate is not furnished may be accepted. For periods of two days or less, up to an accumulation of 12 days in any one leave year, the applicant's signed statement on the required form may be accepted.

The heads of the departments and establishments are responsible for seeing that the granting of the so-called sick leave, within the limits authorized by law, is made only in those cases where the absence is due to causes for which the so-called sick leave is provided.

These regulations shall not be construed as affecting the sick leave of employees in the Postal Service, officers and employees of the Panama Canal located on the Isthmus, the officers and employees of the Foreign Services of the United States holding official station outside the continental United States, or as modifying Executive Order No. 5396, dated July 17, 1930, relating to special leaves of absence to be given disabled veterans in need of medical treatment.

HERBERT HOOVER

THE WHITE HOUSE, February 9, 1933.

[No. 6021]

Executive Order 6022. February 10, 1933

Executive Order

EXEMPTION OF ERNEST F. MOESSNER FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, Ernest F. Moessner, scale repairer in the Mint of the United States at Denver, Colo., Treasury Department, who, during the current month, reaches the retirement age prescribed for automatic separation from the service, is hereby exempted from the provisions of that section until February 28, 1935.

HERBERT HOOVER

THE WHITE HOUSE, February 10, 1933.

[No. 6022]

Executive Order 6022-A. February 10, 1933

Executive Order

CLASSIFICATION OF MR. HARRY A. McBride

Harry A. McBride, who has been serving as an Assistant to the Secretary of State without a competitive classified status since January 1, 1932, is hereby classified.

Mr. McBride entered the service of the Department of State as a clerk in the American Consulate at Dresden October 1, 1908, and served in a similar capacity at Bilbao 1909, Barcelona 1910, and Zürich 1911. In 1912 he was appointed, after examination, a consular assistant in the career Consular Service and in 1917 was promoted to the grade of consul. He served as an alternate American representative, Nitrate Executive, 1918, and as Acting General Receiver of Customs and Financial Adviser of Liberia and member of the Liberian International Debt Commission, 1918–19. He resumed his duties in the Consular Service as Consul at Warsaw in 1919 and served on special detail in the Department of State, 1920–1922. In 1923 he was appointed Vice Consul at Málaga where he remained until 1930, when he returned to the United States and accepted appointment as an assistant to an Assistant Secretary in the Department of State, in which capacity he served until appointed to his present position.

HERBERT HOOVER

THE WHITE HOUSE, February 10, 1933.

[No. 6022-A1

Executive Order 6023. February 11, 1933

Executive Order

AIR-SPACE RESERVATION

DISTRICT OF COLUMBIA

By authority of the provisions of section 4 of the Air Commerce Act of 1926 (44 Stat. 568, 570), the air space over the District of Columbia is hereby designated as a prohibited area from 9 a. m. to 5 p. m., on March 4, 1933, for public-safety purposes.

Between the time above specified, no aircraft shall be navigated through the air space over the District of Columbia except such aircraft as may be specifically permitted by the Secretary of Commerce, between such time and over such places as the Secretary of Commerce in his discretion may determine.

HERBERT HOOVER

THE WHITE HOUSE,

February 11, 1933.

[No. 6023]

Executive Order 6024. February 11, 1933

Executive Order

REINSTATEMENT OF EDWARD N. DINGLEY, JR.

Mr. Edward N. Dingley, jr., may be reinstated in an approved vacancy in the rating of associate radio engineer, Professional Service, grade 3, at the Naval Research Laboratory, Bellevue, D. C., without regard to the requirement of Reinstatement Rule IX as to length of prior service.

In consideration of Mr. Dingley's experience in the duties involved and the fact that his qualifications so well fit him for the position, it is believed that the best interests of the Government would be served by his reinstatement. Mr. Dingley, from his entrance into the service November 23, 1926, to the present time, has been

almost continuously engaged in work tending to increase his professional value to the department, and but for the fact that a part of this service was rendered in research work under large commercial organizations instead of the Government, would have been technically eligible for reinstatement by reason of length of service.

This order is issued on recommendation of the Secretary of the Navy, and the Civil Service Commission concurs in recommending it.

HERBERT HOOVER

THE WHITE HOUSE, February 11, 1933.

[No. 6024]

Executive Order 6025. February 14, 1933

Executive Order

Public Water Reserve No. 149

MONTANA AND WYOMING

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848), entitled "AN ACT To authorize the President of the United States to make withdrawals of public lands in certain cases," as amended by act of Congress approved August 24, 1912 (37 Stat. 497), it is hereby ordered that the land hereinafter listed be, and the same is hereby, withdrawn from settlement, location, sale, or entry and reserved for public use in accordance with the provisions of section 10 of the act of December 29, 1916 (39 Stat. 862, 865).

Montana

MONTANA MERIDIAN

T. 23 N., R. 22 E., sec. 26, lots 3 and 4, S. ½ NE. ¼.
T. 23 N., R. 23 E., sec. 31, lot 6, SE. ½ NE. ½, E. ½ SE. ½.

WYOMING

SIXTH PRINCIPAL MERIDIAN

T. 30 N., R. 82 W., sec. 8, N. ½ SE. ½; sec. 9, S. ½ SE. ½. T. 16 N., R. 88 W., sec. 28, lots 4 and 5.

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T. 32 N., R. 88 W., sec. 35, W. ½ NE. ¼, NE. ¼ NW. ¼.

T. 26 N., R. 90 W., sec. 8, S. ½ SW. ¼.

T. 31 N., R. 92 W., sec. 22, SW. 1/4 SE. 1/4;

sec. 27, W. ½ NE. ¼, E. ½ NW. ¼.

T. 28 N., R. 100 W., sec. 22, SW. ¼ SW. ¼;

sec. 27, N. ½ NW. ¼.

T. 45 N., R. 100 W., sec. 33, W. ½ NW. ¼.

T. 46 N., R. 100 W., sec. 14, lot 1, NE. ¼ NE. ¼;

sec. 15, NW. 1/2 SW. 1/4.

T. 14 N., R. 106 W., sec. 5, lots 6 and 7, SW. 1/4 SE. 1/4;

sec. 8, lot 4, NW. 1/4 NE. 1/4;

sec. 10, NE. ¼ NW. ¼;

sec. 24, lots 10, 11, and 12.

T. 12 N., R. 106 W., sec. 2, lot 4;

sec. 3, lots 1, 2, and 5, S. ½ NE. ¼, E. ½ SW. ¼, NW. ¼ SE. ½;

sec. 8, lot 1, SE. ¼ NE. ¼, N. ½ SE. ¼;

T. 12 N., R. 106 W., sec. 9, lot 1, NW. ½ NE. ½, E. ½ NW. ½, SW. ½ NW. ½, NW. ½ SW. ½;

sec. 17, lot 5;

sec. 18, lot 8, SW. 1/4 SE. 1/4.

T. 26 N., R. 112 W., sec. 28, lots 6, 7, and 10.

HERBERT HOOVER

THE WHITE HOUSE,

February 14, 1933.

[No. 6025]

Executive Order 6026. February 14, 1933

Executive Order

APPOINTMENT OF MR. STERLING L. MORELOCK

Mr. Sterling L. Morelock may be given a probational appointment as guard in the Department of Agriculture without reference to his relative standing on the civil-service register. He is a disabled veteran of the World War, having been awarded the Congressional Medal of Honor as well as the Order of the Purple Heart.

This order is recommended by the Secretary of Agriculture.

HERBERT HOOVER

THE WHITE HOUSE, February 14, 1933.

[No. 6026]

Executive Order 6027. February 14, 1933

Executive Order

EXEMPTION OF JOHN STOREY FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, John Storey, gardener, Public Buildings and Public Parks of the National Capital, who, during the current month, has reached the retirement age prescribed for automatic separation from the service, is hereby exempted from the provisions of that section until February 28, 1935.

HERBERT HOOVER

THE WHITE HOUSE, February 14, 1933.

[No. 6027]

Executive Order 6028. February 16, 1933

Executive Order

Appointment of Special Investigators in the Immigration Service, Department of Labor

The following-named persons may be appointed special investigators in the Immigration Service, Department of Labor, without regard to the requirements of the civil-service rules:

Wallace D. Bassford Ervin F. Brown W. Woodruff Chisum Carlo deVio Abraham Dickstein Edward S. Doak William L. Ford J. Theodore George James Hoover Thomas A. Lewis James H. O'Connor Mabel Rewman Harry L. Tetlow John W. Williams

This order is issued upon the recommendation of the Secretary of Labor, who advises that these officials have been in the Department of Labor for varying periods of time and have each rendered such highly meritorious service, often under most trying and difficult circumstances, in the performance of their duties as to warrant this action.

HERBERT HOOVER

THE WHITE HOUSE, February 16, 1933.

[No. 6028]

Executive Order 6029. February 16, 1933

Executive Order

APPOINTMENT OF MISS MARY STEWART

Miss Mary Stewart, who on July 18, 1929, was appointed Assistant Director of Education in the Indian Office, Department of the Interior, under Civil Service Rule

II, section 10, without competitive examination, with the approval of the Civil Service Commission, because there were no eligibles at that time possessing her peculiar qualifications, is hereby placed in the classified service.

This order is issued upon the recommendation of the Secretary of the Interior.

HERBERT HOOVER

THE WHITE HOUSE, February 16, 1933.

[No. 6029]

Executive Order 6030. February 17, 1933

Executive Order

EXEMPTION OF CHARLES J. JAMES FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of Part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes," approved June 30, 1932, Charles J. James, chief appraiser of the office of the Register of Wills and clerk of the Probate Court, Supreme Court of the District of Columbia, who, during the current month, has reached the retirement age prescribed for automatic separation from the service, is hereby exempted from the provisions of that section until February 28, 1935.

HERBERT HOOVER

THE WHITE HOUSE, February 17, 1933.

[No. 6030]

Executive Order 6031. February 18, 1933

Executive Order

APPOINTMENT OF MISS ALICE W. GOODWIN

Miss Alice W. Goodwin, who, since September 8, 1924, has been serving in a position in the Post Office Department excepted from civil-service requirements, may be appointed in the classified service without compliance with civil-service rules.

This order is issued upon the recommendation of the Postmaster General.

HERBERT HOOVER

THE WHITE HOUSE, February 18, 1933.

[No. 6031]

Executive Order 6032. February 18, 1933

Executive Order

APPOINTMENT OF MR. ISAAC GREGG

Isaac Gregg, who, since June 13, 1924, has been serving in a position in the Post Office Department excepted from civil-service requirements, may be appointed in the classified service without compliance with civil-service rules.

This order is issued upon the recommendation of the Postmaster General.

HERBERT HOOVER

THE WHITE HOUSE, February 18, 1933.

[No. 6032]

Executive Order 6033. February 18, 1933

Executive Order

APPOINTMENT OF MRS. ANN F. KAMMERER

Mrs. Ann F. Kammerer, who, since April 1, 1931, has been serving in a position in the Post Office Department excepted from civil-service requirements, may be appointed in the classified service without compliance with civil-service rules.

This order is issued upon the recommendation of the Postmaster General.

HERBERT HOOVER

THE WHITE HOUSE, February 18, 1933.

[No. 6033]

Executive Order 6034. February 18, 1933

Executive Order

APPOINTMENT OF MR. JOSEPH A. KINNAHAN

Joseph A. Kinnahan, who, since September 4, 1923, has been serving in a position in the Post Office Department excepted from civil-service requirements, may be appointed in the classified service without compliance with civil-service rules.

This order is issued upon the recommendation of the Postmaster General.

HERBERT HOOVER

THE WHITE HOUSE, February 18, 1933.

[No. 6034]

1433

Executive Order 6035. February 18, 1933

Executive Order

APPOINTMENT OF MR. KENNETH C. MACPHERSON

Kenneth C. Macpherson, who, since July 11, 1922, has been employed in the Department of Commerce and the Post Office Department in positions excepted from civil-service requirements, may be appointed in the classified service without compliance with civil-service rules.

This order is issued upon the recommendation of the Postmaster General.

HERBERT HOOVER

THE WHITE HOUSE, February 18, 1933.

[No. 6035]

Executive Order 6036. February 18, 1933

Executive Order

APPOINTMENT OF MR. EDMOND M. MARTIN

Edmond M. Martin, who, since June 28, 1929, has been serving in a position in the Post Office Department excepted from civil-service requirements, may be appointed in the classified service without compliance with civil-service rules.

This order is issued upon the recommendation of the Postmaster General.

HERBERT HOOVER

THE WHITE HOUSE, February 18, 1933.

[No. 6036]

Executive Order 6037. February 18, 1933

Executive Order

APPOINTMENT OF MISS ALICE MUMMENHOFF

Miss Alice Mummenhoff, who, since March 5, 1923, has been serving in a position in the Post Office Department excepted from civil-service requirements, may be appointed in the classified service without compliance with civil-service rules.

This order is issued upon the recommendation of the Postmaster General.

HERBERT HOOVER

THE WHITE HOUSE, February 18, 1933.

[No. 6037]

Executive Order 6038. February 20, 1933

Executive Order

APPOINTMENT OF LAURENCE GOUVERNEUR HOES

Mr. Laurence Gouverneur Hoes may be appointed to a position in the Veterans' Administration without regard to the requirements of the civil-service rules.

This order is issued upon the recommendation of the Administrator of Veterans' Affairs.

HERBERT HOOVER

THE WHITE HOUSE, February 20, 1933.

[No. 6038]

Executive Order 6039. February 20, 1933

Executive Order

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS AND RESERVATION OF A PART FOR THE WAR DEPARTMENT AND ALASKA GAME COMMISSION

ALASKA

It is hereby ordered that Executive orders of March 28, 1898, and May 20, 1922, reserving lands on Kodiak Island, Alaska, for an experimental station for the use of the Department of Agriculture, be, and the same are hereby, revoked and the lands placed under the control of the Secretary of the Interior.

It is also hereby ordered that the tract of land hereinafter described be, and the same is hereby, reserved subject to valid existing rights for the use of the War Department as a radio station:

Beginning at corner No. 4 of amended U. S. Survey No. 1272, which is corner No. 10 of U. S. Survey No. 1389;

Thence S. 55° 17′ W., 19.00 chs., to a point on the line between corners Nos. 4 and 5 of amended U. S. Survey No. 1272 and between corners Nos. 9 and 10 of U. S. Survey No. 1389;

Thence S. 34° 43′ E., 20.69 chs., to a point in a wire fence on the northwest side of the road;

Thence S. 43° 40′ W., along a wire fence, 9.77 chs., to a point on the line between corners Nos. 6 and 7 of amended U. S. Survey No. 1272 and between corners Nos. 3 and 4 of U. S. Survey No. 562;

Thence east, with part of the line between corners Nos. 6 and 7 of amended U. S. Survey No. 1272, 0.90 ch., to corner No. 7 of said survey;

Thence S. 44° 43' E., 2.01 chs., to corner No. 8 of said survey;

Thence south, 8.65 chs., to a point on the line between corners Nos. 8 and 9 of said survey and between corners Nos. 5 and 1 of U. S. Survey No. 562;

Thence N. 55° 17′ E., 32.39 chs., to a point on the line between corners Nos. 3 and 4 of said survey and between corners Nos. 10 and 1 of U. S. Survey No. 1389;

Thence N. 34° 43′ W., with part of the line between corners Nos. 3 and 4 of amended U. S. Survey No. 1272 and between corners Nos. 10 and 1 of U. S. Survey No. 1389, 32.24 chs., to corner No. 4 of amended U. S. Survey No. 1272, the place of beginning, containing 72.11 acres, be the same more or less.

It is further hereby ordered that the two tracts of land hereinafter described be, and the same are hereby, reserved subject to valid existing rights for the use of the Alaska Game Commission for pasturage and other purposes:

Tract No. 1

Beginning at corner No. 1 of amended U.S. Survey No. 1272;

Thence S. 34° 43′ E., 4.56 chs., to the true point for meander corner No. 2 of said survey, a point on the shore of St. Paul Harbor;

Thence with the meanders of St. Paul Harbor:

N. 52° 44′ E., 1.80 chs., to a point;

N. 33° 43′ E., 2.29 chs., to a point;

N. 61° 57' E., 2.06 chs., to a point;

N. 42° 03′ E., 2.44 chs., to a point;

N. 61° 38′ E., 7.87 chs., to a point;

N. 42° 46′ E., 1.59 chs., to the true point for meander corner No. 3 of amended U. S. Survey No. 1272;

Thence N. 34° 43′ W., 7.76 chs., to a point on the line between corners Nos. 3 and 4 of said survey and between corners Nos. 10 and 1 of U. S. Survey No. 1389;

Thence S. 55° 17′ W., 32.39 chs., to a point on the line between corners Nos. 8 and 9 of said survey and between corners Nos. 5 and 1 of U. S. Survey No. 562;

Thence south, with part of the line between corners Nos. 8 and 9 of amended U. S. Survey No. 1272, 2.00 chs., to corner No. 9 of said survey;

Thence N. 58° 28' E., 1.29 chs., to corner No. 10 of said survey;

Thence S. 35° 10′ E., 2.20 chs., to corner No. 11 of said survey;

Thence N. 55° 17′ E., 14.50 chs., to corner No. 1 of amended U. S. Survey No. 1272, the place of beginning, containing 19.61 acres, be the same more or less.

Tract No. 2

Beginning at corner No. 5 of amended U.S. Survey No. 1272;

Thence S. 34° 43′ E., 14.74 chs., to corner No. 6 of said survey;

Thence east, 13.90 chs., to a point on the line between corners Nos. 6 and 7 of said survey, in a wire fence on the northwest side of a road;

Thence N. 43° 40′ E., along a wire fence, 9.77 chs., to a point on northwest side of road;

N. 34° 43′ W., 20.69 chs., to a point on the line between corners Nos. 4 and 5 of amended U. S. Survey No. 1272 and between corners Nos. 9 and 10 of U. S. Survey No. 1389;

Thence S. 55° 17′ W., 21.00 chs., to corner No. 5 of amended U. S. Survey No. 1272, the place of beginning, containing 42.11 acres, be the same more or less.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

February 20, 1933.

[No. 6039]

Executive Order 6040. February 20, 1933

Executive Order

Public Water Reserve No. 150

OREGON

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848), entitled "AN ACT To authorize the President of the United States to make withdrawals of public lands in certain cases," as amended by act of Congress approved August 24, 1912 (37 Stat. 497), it is hereby ordered that the land hereinafter listed be, and the same is hereby, withdrawn from settlement, location, sale, or entry and reserved for public use in accordance with the provisions of section 10 of the act of December 29, 1916 (39 Stat. 862, 865):

WILLAMETTE MERIDIAN

T. 28 S., R. 37 E., sec. 3, NW. 1/4 SE. 1/4.

HERBERT HOOVER

THE WHITE HOUSE, February 20, 1933.

[No. 6040]

Executive Order 6041. February 21, 1933

Executive Order

APPOINTMENT OF MRS. ADELLE B. FREEMAN

Mrs. Adelle B. Freeman may be appointed a junior bacteriologist in the Department of Agriculture without reference to the civil-service rules.

Mrs. Freeman is the widow of George F. Freeman, whose death was the result of an accident in the performance of his official duties while serving in charge of the Department of Agriculture Puerto Rico Experiment Station. Mrs. Freeman is a graduate of the Kansas State Agricultural College with the degree of bachelor of science.

This order is recommended by the Secretary of Agriculture.

HERBERT HOOVER

THE WHITE HOUSE, February 21, 1933.

[No. 6041]

Executive Order 6042. February 21, 1933

Executive Order

APPOINTMENT OF MRS. GRACE F. SMYTHE

Mrs. Grace F. Smythe, who, since February 8, 1924, has been serving in a position in the Post Office Department excepted from civil-service requirements, may be appointed in the classified service without compliance with civil-service rules.

This order is issued upon the recommendation of the Postmaster General.

HERBERT HOOVER

THE WHITE HOUSE, February 21, 1933.

[No. 6042]

Executive Order 6043. February 23, 1933

Executive Order

AMENDMENT OF CIVIL SERVICE RULE IX

Civil Service Rule IX, section 1(b), is hereby amended to read as follows:

(b) A former classified employee entitled to military preference in appointment may be reinstated without time limit.

The object and result of this amendment is to make the military-preference benefits uniform.

HERBERT HOOVER

THE WHITE HOUSE, February 23, 1933.

[No. 6043]

Executive Order 6044. February 23, 1933

Executive Order

WITHDRAWAL OF LANDS TO PROTECT FISHING RIGHTS OF ALASKA NATIVES

ALASKA

Under authority of the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions of said acts, it is hereby ordered that all that portion of Amaknak Island, Alaska, included within the following-described boundaries, be, and the same is hereby, withdrawn and reserved, subject to any valid existing rights, for the protection of the fishing rights of Alaska natives:

Beginning at point for corner No. 4, meander corner U. S. Survey No. 2088 on Iliuliuk Bay; thence N. 54° 11′ W. approximately 32.80 chs. to the shore of Unalaska Bay;

Thence southerly and westerly along the shore of Unalaska Bay at mean high tide to corner No. 3 on north boundary of Aleutian Island Reservation shown upon diagram accompanying Executive Order No. 5243;

Thence along north boundary of reservation,

S. 49° E., 10.00 chs.,

S. 71° 30' E., 7.00 chs., to shore of Iliuliuk Bay;

Thence in Iliuliuk Bay S. 71° 30' E., 3.00 chs., to point in bay;

Thence across Iliuliuk Bay to a point in the bay from which corner No. 4, U. S. Survey No. 2088, bears N. 5° 10′ W., 3.00 chs. distant;

Thence in bay N. 5° 10′ W., 3.00 chs., to point for corner No. 4 and place of beginning, containing approximately 110 acres. The directions of the lines refer to the true meridian. No survey of the tract has been made.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

HERBERT HOOVER

THE WHITE HOUSE,

February 23, 1933.

[No. 6044]

Executive Order 6045. February 24, 1933

Executive Order

SITKA DOCK SITE

ALASKA

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847-848; U. S. C., title 43, sec. 141), as amended by the act of August 24, 1912 (37 Stat. 497; U. S. C., title 43, sec. 142), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the description of the Sitka Dock Site as reserved by Executive Order No. 3333 of October 3, 1920, for use by the Forest Service in connection with the administration of the Tongass National Forest, Alaska, be, and the same is hereby, modified to read as follows:

In the Town Site of Sitka, Alaska

Beginning at corner No. 1, which corner is an X cut on the breech end of a cannon approximately 6 ft. long, sunk muzzle down in the ground 4 ft., marked F. S. R., whence U. S. R. L. M. No. 1 bears N. 3° 10′ W., 511.14 ft.;

Executive Orders

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Thence N. 20° 49′ W., 234.30 ft.;
Thence S. 60° 00′ W., 311.90 ft.;
Thence N. 30° 00′ W., 18.90 ft.;
Thence S. 60° 00′ W., 157.00 ft.;
Thence S. 30° 00′ E., 30.50 ft.;
Thence S. 60° 00′ W., 45.00 ft.;
Thence S. 23° 28′ E., 189.81 ft.;
Thence N. 56° 48′ E., 232.00 ft.;
Thence N. 78° 40′ E., 25.00 ft.;
Thence S. 89° 30′ E., 21.90 ft.;
Thence S. 25° 33′ E., 19.82 ft.;
Thence N. 61° 19′ E., 225.47 ft.;
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to corner No. 1, the place of beginning, containing 2.50 acres, more or less.

HERBERT HOOVER

THE WHITE HOUSE,

February 24, 1933.

[No. 6045]

Executive Order 6046. February 24, 1933

Executive Order

AMENDMENT OF SCHEDULE A, SUBDIVISION IV, OF THE CIVIL-SERVICE RULES

Schedule A, Subdivision IV, paragraph 10, of the civil-service rules, excepting certain positions at the United States Military Academy from competitive examination, is hereby amended by numbering the existing paragraph 10(a) and adding a new paragraph (b) to read:

(b) Kitchen helpers (such as baker's helper, bread-cutter, butcher's helper, coffeeman, cook, fireman, linenman, pantryman, silverman), waiters, and, when promoted from the position of waiter, head and assistant head waiter.

HERBERT HOOVER

THE WHITE HOUSE,

February 24, 1933.

[No. 6046]

1442

Executive Order 6047. February 25, 1933

Executive Order

REVOCATION OF SCHEDULE A, SUBDIVISION III, PARAGRAPH 1, OF THE CIVIL SERVICE RULES

Schedule A, Subdivision III, Paragraph 1, of the Civil Service rules, which permits the appointment, without competitive examination, of one confidential clerk, if authorized by the Secretary of the Treasury, to the Collector of Customs at New York, is hereby revoked. The present incumbent of this position is included in the classified service with the position.

HERBERT HOOVER

THE WHITE HOUSE, February 25, 1933.

[No. 6047]

Executive Order 6048. February 25, 1933

Executive Order

APPOINTMENT OF HARRY E. TIMMIS

Harry E. Timmis, who has been serving in a position under the Department of Commerce excepted from civil-service requirements, may be appointed in the classified service without compliance with civil-service rules.

This order is issued upon recommendation of the Secretary of Commerce.

HERBERT HOOVER

THE WHITE HOUSE

February 25, 1933.

[No. 6048]

1443

Executive Order 6049. February 27, 1933

Executive Order

APPOINTMENT OF MILTON HAROLD POWELL

Mr. Milton Harold Powell may be appointed as apprentice boy (electrician), Cu-1, in the office of the Director of Public Buildings and Public Parks of the National Capital, without regard to the requirements of the civil-service rules.

This order is issued upon the recommendation of the Director of said office.

HERBERT HOOVER

THE WHITE HOUSE, February 27, 1933.

[No. 6049]

Executive Order 6050. February 27, 1933

Executive Order

TONGASS NATIONAL FOREST

ALASKA

WHEREAS the President of the United States of America, by proclamation dated February 16, 1909 (35 Stat. 2226-2228), proclaimed that the boundaries of the Tongass National Forest, Territory of Alaska, be as described therein; and

WHEREAS there is a military necessity for the use by the War Department as a site for the Army radio receiving station at Juneau, Alaska, of two parcels of land comprising part of the said Tongass National Forest;

NOW, THEREFORE, pursuant to authority contained in the act of June 4, 1897 (30 Stat. 11, 34, 36), entitled "AN ACT Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," the following-described two

parcels of land situated near Juneau, Territory of Alaska, and comprising part of the Tongass National Forest are hereby assigned to and placed under the control of the Secretary of War for use as a site for the Army radio receiving station at Juneau, Alaska:

PARCEL ONE

Beginning at corner No. 8 of Forest Elimination Boundary Survey No. 176 on north shore of Gastineau Channel, said corner being in the southerly right-of-way line of Glacier Highway (66 ft. wide);

Thence from said corner No. 8, by metes and bounds:

Due south, 111.5 ft., to corner No. 7 of said survey; along the meander line of Switzer Homestead Survey 2121 the three (3) following courses:

S. 78° 22' E., 696.3 ft., to a point;

N. 62° 30′ E., 462.0 ft., to a point;

S. 44° 15' E., 605.0 ft., to a point;

Due south, 1,228.0 ft., to a point;

Due west, 2,000.0 ft., to a point in the easterly line of lot "M" of Forest Service Homesite Survey;

In a northerly direction, 1,700.0 ft., more or less, along the easterly line of lots "M", "L", "K", and "I" of said Forest Service Homesite Survey to a point in the aforementioned southerly right-of-way line of Glacier Highway;

S. 89° 50′ E., 586.0 ft., along said southerly right-of-way line to the place of beginning.

The parcel as described contains an area of 74.3 acres, more or less, and consists of tide flats.

PARCEL TWO

Beginning at corner No. 4 of lot B, Mile 7 Group Homesites, in the northerly right-of-way line of Glacier Highway (66 ft. wide), said corner being marked by a hemlock post 5 ft. long and 4½ in. in diameter, squared to 3½ in., set 2 ft. in ground and marked "HS-4A" on east face and "B" on west face, and referenced by a hemlock tree 7 in. in diameter marked "WHS 4", and a hemlock tree 16 in. in diameter marked "WHS 4", bearing N. 35° W., 20 links, and N. 63½° E., 39 links, respectively, from initial corner post;

Thence from said initial point by metes and bounds:

N. 89° 50′ W., 250.0 ft., along said northerly right-of-way line of Glacier Highway, to a point;

Due north, 150.0 ft., through lot "B" to a point;

S. 89° 50' E., 250.0 ft., through lot "B" to a point in the dividing line between lots "A" and "B" of said Mile 7 Group Homesites;

Due south, 150.0 ft., along said dividing line to the place of beginning.

The parcel as described contains an area of 0.86 acres, more or less.

Executive Orders

Upon cessation of the use of the above-described two parcels of land for the purpose herein specified, said parcels shall revert to their previous status as part of the said Tongass National Forest.

HERBERT HOOVER

THE WHITE HOUSE, February 27, 1933.

[No. 6050]

Executive Order 6051. February 27, 1933

Executive Order

FEDERAL EMPLOYEES IN THE VIRGIN ISLANDS PERMITTED TO HOLD POSITIONS IN LOCAL COLONIAL COUNCILS

Membership in the Colonial Council of the Municipality of St. Thomas and St. John, or in the Colonial Council of the Municipality of St. Croix, Virgin Islands, being unremunerative positions, shall not be deemed disqualification for employment in the Federal service in the Virgin Islands, notwithstanding the Executive order of January 17, 1873, provided it does not interfere with the efficient discharge of the duties of the Federal position, of which the head of the department under which the position is held will be the judge.

HERBERT HOOVER

THE WHITE HOUSE, February 27, 1933.

[No. 6051]

Executive Order 6052. February 27, 1933

Executive Order

APPOINTMENT OF MRS. MARIE K. KALEY

Mrs. Marie K. Kaley may be appointed an inspectress of customs in the Office of the Collector of Customs at New York, N. Y., without compliance with the requirements of the civil-service rules.

This order is recommended by the Secretary of the Treasury, who states that Mrs. Kaley is the widow of Deputy Collector of Customs Francis Kaley, who gave 44 years of exceptionally faithful and intelligent service to the Government and died on November 30, 1932, leaving his widow without adequate means of support.

HERBERT HOOVER

THE WHITE HOUSE, February 27, 1933.

[No. 6052]

Executive Order 6053. February 28, 1933

Executive Order

Modification of Reservoir-Site Reserve No. 17

PACIFIC SLOPE BASINS, CALIFORNIA

The Executive order of June 8, 1926, creating Reservoir-Site Reserve No. 17 is hereby modified so as to permit the approval of the application made by the City of Pasadena, State of California, under the act of March 20, 1922 (42 Stat. 465-466), and the issuance of patent to the applicant for the following-described lands:

SAN BERNARDINO MERIDIAN, CALIFORNIA

T. 1 N., R. 9 W., sec. 6, N. ½ SE. ¼, E. ½ E. ½ SW. ¼ SE. ¼, E. ½ W. ½ E. ½ SW. ¼ SE. ¼, SE. ¼ SE. ¼.

HERBERT HOOVER

THE WHITE HOUSE, February 28, 1933.

[No. 6053]

Executive Order 6054. February 28, 1933

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

COLORADO

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 1 S., R. 75 W. of the sixth principal meridian, Colorado, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, February 28, 1933.

[No. 6054]

Executive Order 6055. February 28, 1933

Executive Order

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

COLORADO

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 11 S., R. 70 W. of the sixth principal meridian, Colorado, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

HERBERT HOOVER

THE WHITE HOUSE, February 28, 1933.

[No. 6055]

Executive Order 6056. February 28, 1933

Executive Order

CLASSIFICATION OF MR. G. HAROLD KEATLEY

G. Harold Keatley, of Pennsylvania, who, since April 4, 1929, has been serving in a position in the Department of State excepted from civil-service requirements, may be appointed in the classified service without compliance with civil-service rules.

This order is issued upon the recommendation of the Secretary of State.

HERBERT HOOVER

THE WHITE HOUSE, February 28, 1933.

[No. 6056]

Executive Order 6057. March 1, 1933

Executive Order

APPOINTMENT OF CLARA L. HESS

Clara L. Hess, who, since March 16, 1927, has been serving in a position in the Post Office Department excepted from civil-service requirements, may be appointed in the classified civil service without compliance with civil-service rules.

This order is issued upon the recommendation of the Postmaster General.

HERBERT HOOVER

THE WHITE HOUSE,

March 1, 1933.

[No. 6057]

1450

Executive Order 6058. March 1, 1933

Executive Order

APPOINTMENT OF MRS. JESSIE N. BARBER.

Mrs. Jessie N. Barber may be reinstated in the classified service and appointed to a clerical position in the General Accounting Office without regard to the civil service requirements relating to apportionment.

The records show that Mrs. Barber served in the Treasury Department under her maiden name from December 5, 1899 to October 14, 1905, and under her married name from April 3, 1919 to December 31, 1923, and is therefore eligible for reinstatement. Mrs. Barber is the widow of John Barber, who entered the Government service in 1900 and who died on January 30, 1933.

HERBERT HOOVER

THE WHITE HOUSE

March 1, 1933.

[No. 6058]

Executive Order 6059. March 2, 1933

Executive Order

APPOINTMENT OF IRVIN S. GOLDBARTH

Irvin S. Goldbarth may be appointed as Clerk in the Custodian Service at the Federal Building in Richmond, Virginia, without compliance with the requirements of the Civil Service rules.

This order is recommended by the Secretary of the Treasury.

HERBERT HOOVER

THE WHITE HOUSE,

March 2, 1933.

[No. 6059]

1451

Executive Order 6060. March 2, 1933

Executive Order

TRANSFER OF RECORDS, ETC., OF THE PRESIDENT'S EMERGENCY
COMMITTEE AND THE PRESIDENT'S ORGANIZATION FOR
UNEMPLOYMENT RELIEF

WHEREAS the President's Emergency Committee appointed under the provisions of the Second Deficiency Appropriation for 1931, Department of Commerce, and continued from August 19, 1931, as the President's Organization for Unemployment Relief under the provisions of the First Deficiency Appropriation for 1932, ceased to exist on June 30, 1932, the Congress having failed to make an appropriation for its continuance; and

WHEREAS the said organization has concluded its labors;

NOW, THEREFORE, I, HERBERT HOOVER, President of the United States, pursuant to the power and authority conferred on me by law, do order and direct that all the records, files, and other papers of the President's Emergency Committee and the President's Organization for Unemployment Relief held in the custody of said committees, be transferred and delivered to and shall be preserved by the Department of Commerce as custodian thereof, until the completion of a building to be used for the permanent housing of Government records, when the Department of Commerce shall deliver all said records, files, and other papers into said building and into the custody of the official in charge thereof.

HERBERT HOOVER

THE WHITE HOUSE,

March 2, 1933.

[No. 6060]

Executive Order 6061. March 2, 1933

Executive Order

APPOINTMENT OF SPECIAL INVESTIGATORS IN THE IMMIGRATION SERVICE,
DEPARTMENT OF LABOR

The following-named persons may be appointed special investigators in the Immigration Service, Department of Labor, without regard to the requirements of the civil-service rules:

Joseph Gambaro

Solomon Israel

This order is issued upon the recommendation of the Secretary of Labor, who advises that their qualifications as linguists particularly fit them for the duties of this office, and that they have rendered highly meritorious service under most trying and difficult circumstances in the performance of their duties.

HERBERT HOOVER

THE WHITE HOUSE,

March 2. 1933.

[No. 6061]

Executive Order 6062. March 2, 1933

Executive Order

APPOINTMENT OF RUBY MAE WEBB

Ruby Mae Webb may be appointed to a position as rural letter carrier in the classified service without compliance with the civil-service rules.

The Postmaster General, who concurs in the issuance of this order, states that Mrs. Webb is the widow of John G. Webb, who served as a rural letter carrier at Saginaw, Tex., from April 9, 1920, to January 15, 1933, when he was drowned after rescuing from drowning two other persons; that in addition to his wife he is survived

by two daughters and a son, all minors and all dependent upon their mother for support; that Mrs. Webb is qualified for the position of rural letter carrier and that in fact, since the death of her husband, she has been satisfactorily serving the route as temporary carrier.

HERBERT HOOVER

THE WHITE HOUSE,

March 2, 1933.

[No. 6062]

Executive Order 6063. March 2, 1933

Executive Order

Appointment of Miss Ellen T. Purcell and Miss J. Elizabeth Williams

Miss Ellen T. Purcell and Miss J. Elizabeth Williams may be appointed to classified positions in the Department of Labor without regard to the requirements of the civil-service rules.

These young ladies have for some time been employed in the Office of the Secretary of Labor and have performed their duties in an excellent and efficient manner. This order is issued upon the recommendation of the Secretary of Labor.

HERBERT HOOVER

THE WHITE HOUSE,

March 2, 1933.

[No. 6063]

Executive Order 6064. March 3, 1933

Executive Order

RESCINDING THE EXECUTIVE ORDER RESTRICTING THE TRANSPORTATION OF PASSENGERS FROM CERTAIN PORTS IN THE ORIENT TO A UNITED STATES PORT.

Whereas it appears from reports received that the unusual prevalence of epidemic cerebrospinal meningitis infection in the Orient has subsided and the danger of introducing this disease into the United States now can be controlled satisfactorily through the exercise of ordinary quarantine procedures at United States ports of arrival;

Therefore, Executive Order No. 5143, dated June 21, 1929, "Restricting for the Time Being the Transportation of Passengers From Certain Ports in the Orient to a United States Port", hereby is rescinded.

HERBERT HOOVER

THE WHITE HOUSE

March 3, 1933.

[No. 6064]

Executive Order 6065. March 3, 1933

Executive Order

BOULDER CANYON WILD LIFE REFUGE

NEVADA AND ARIZONA

It is hereby ordered that the following-described area in the States of Nevada and Arizona, be, and the same is hereby, reserved and set apart for the use of the Department of Agriculture as a refuge and breeding ground for wild birds and animals:

Executive Orders

ARIZONA

GILA AND SALT RIVER MERIDIAN

T. 31 N., R. 15 W., all fractional unsurveyed portion north and west of Hualpai Indian Reservation; T. 32 N., R. 15 W., secs. 4 to 9, secs. 16 to 21, and secs. 28 to 33, inclusive (unsurveyed); T. 30 N., R. 16 W., secs. 5, 6, 7, 8, and 18 (partly surveyed); T. 31 N., R. 16 W., all (unsurveyed); T. 32 N., R. 16 W., all (unsurveyed); T. 33 N., R. 16 W., all (unsurveyed); T. 30 N., R. 17 W., secs. 1 to 18, inclusive (partly surveyed); T. 31 N., R. 17 W., all fractional; T. 32 N., R. 17 W., all fractional (unsurveyed); T. 30 N., R. 18 W., secs. 1 to 21 and secs. 28 to 30, inclusive (partly surveyed); T. 30 N., R. 19 W., secs. 1 to 18 and secs. 24 to 25, inclusive (unsurveyed); T. 31 N., R. 19 W., all fractional (unsurveyed); T. 32 N., R. 19 W., all fractional (unsurveyed); T. 30 N., R. 20 W., secs. 5 to 8, inclusive (unsurveyed); T. 31 N., R. 20 W., all (unsurveyed); T. 32 N., R. 20 W., all fractional (unsurveyed); T. 30 N., R. 21 W., secs. 1 and 12 (unsurveyed); T. 31 N., R. 21 W., all (unsurveyed); T. 32 N., R. 21 W., all fractional (unsurveyed); T. 30 N., R. 22 W., all (unsurveyed); T. 31 N., R. 22 W., all (unsurveyed); T. 32 N., R. 22 W., all fractional (unsurveyed); T. 30 N., R. 23 W., all fractional;

NEVADA

MOUNT DIABLO MERIDIAN

- T. 20 S., R. 63 E., sec. 36 (unsurveyed); T. 23 S., R. 63 E., secs. 1, 12, and 13, and that portion of secs. 2, 11, 14, 23, and 24 within Boulder Canyon Project Federal Reservation; T. 21 S., R. 63½ E., secs. 1, 12, and 13 (unsurveyed); T. 23 S., R. 63½ E., secs. 12, 13, and 24, and that portion of sec. 1 within Boulder Canyon Project Federal Reservation; T. 20 S., R. 64 E., secs. 31 and 32; T. 21 S., R. 64 E., all (unsurveyed); T. 22 S., R. 64 E., all;
- T. 23 S., R. 64 E., secs. 1 to 24, inclusive:
- T. 20 S., R. 65 E., secs. 19 to 36, inclusive;
- T. 21 S., R. 65 E., all fractional;

T. 31 N., R. 23 W., all fractional; T. 32 N., R. 23 W., all fractional;

- T. 22 S., R. 65 E., all fractional;
- T. 23 S., R. 65 E., secs. 5 to 8 and secs. 16 to 21, inclusive (unsurveyed);
- T. 20 S., R. 66 E., secs. 19 to 36, inclusive (unsurveyed);
- T. 21 S., R. 66 E., all fractional (unsurveyed);
- T. 17 S., R. 67 E., secs. 24 and 25;

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T. 18 S., R. 67
                 E., secs. 13, 24, 25, and 36;
                 E., secs. 1, 12, 13, 24, 25, and 36;
T. 19 S., R. 67
T. 20 S., R. 67
                 E., secs. 1 and 2, secs. 11 to 14, and secs. 19 to 36, inclusive
                        (unsurveyed);
T. 21 S., R. 67
                 E., all fractional (unsurveyed);
T. 15 S., R. 68
                 E., secs. 25, 26, 35, and 36;
                 E., secs. 1 and 2, secs. 11 to 14, and secs. 19 to 36, inclusive;
T. 16 S., R. 68
T. 17 S., R. 68
                 E., secs. 1 to 5, secs. 8 to 30, and secs. 32 to 36, inclusive;
T. 18 S., R. 68
                 E., secs. 1 to 5 and secs. 7 to 36, inclusive;
T. 19 S., R. 68
                 E., secs. 2 to 11, secs. 14 to 23, and secs. 26 to 35, inclusive;
T. 20 S., R. 68
                 E., secs. 2 to 11, secs. 14 to 23, and secs. 25 to 36, inclusive;
T. 21 S., R. 68
                 E., all fractional:
T. 15 S., R. 69
                 E., secs. 29 to 32, inclusive;
T. 16 S., R. 69
                 E., secs. 5, 6, 7, 18, 19, 30, 31, and 32;
T. 17 S., R. 69
                 E., secs. 4 to 10, secs. 15 to 21, and secs. 28 to 33, inclusive;
T. 18 S., R. 69
                 E., secs. 5, 6, 7, 8, and 18;
T. 20 S., R. 69
                 E., secs. 31 to 36, inclusive;
T. 21 S., R. 69
                 E., all fractional (unsurveyed);
T. 22 S., R. 69
                 E., all fractional (unsurveyed);
T. 20 S., R. 70
                 E., secs. 23 to 26 and secs. 31 to 36, inclusive (unsurveyed);
T. 21 S., R. 70
                 E., all fractional (unsurveyed);
                 E., all fractional (unsurveyed);
T. 22 S., R. 70
T. 20 S., R. 71
                 E., secs. 3, 4, 9, 10, secs. 15 to 22 and secs. 27 to 33, inclusive
                        (unsurveyed);
T. 21 S., R. 71 E., all fractional (unsurveyed).
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Practically all the lands involved have been withdrawn for classification and in connection with the Boulder Canyon Project for river regulation, improvement of navigation, flood control, irrigation and domestic uses, and for power development, and are primarily under the jurisdiction of the Department of the Interior. The reservation of this area as a wild-life refuge is subject to the use thereof by said department for the purposes mentioned and other incidental purposes, and to any other existing valid rights.

It is unlawful within this reservation (a) to hunt, trap, capture, willfully disturb, or kill any wild animal or bird of any kind whatever, to take or destroy the nests or eggs of any wild bird, to occupy or use any part of the reservation, or to enter thereon for any purpose, except under such rules and regulations as may be prescribed by the Secretary of Agriculture; (b) to cut, burn, or destroy any timber, underbrush, grass, or other natural growth; (c) willfully to leave fire or to suffer it to burn unattended near any forest, timber, or other inflammable material; (d) after building a fire in or near any forest, timber, or other inflammable material, to leave it without totally extinguishing it; and (e) willfully to injure, molest, or destroy any property of the United States.

Warning is given to all persons not to commit any of the acts herein enumerated, under the penalties prescribed by sections 106, 107, and 145 of chapter 4, title 18, United States Code (35 Stat. 1098 and 43 Stat. 98), or by section 10 of the Migratory Bird Conservation Act of February 18, 1929 (45 Stat. 1224; U. S. Code, Supp., title 16, sec. 715i).

This refuge shall be known as the Boulder Canyon Wild Life Refuge.

HERBERT HOOVER

THE WHITE HOUSE,

March 3, 1933.

[No. 6065]

Executive Order 6066. March 3, 1933

Executive Order

RETENTION OF EDWIN SHEDDAN CUNNINGHAM IN THE FOREIGN SERVICE

Under the authority provided in subsection (d) of Section 26 of the Act approved February 23, 1931, (46 Stat 1207) and Section 204 of the Act of June 30, 1932, the President of the United States, in the exercise of his discretion, and acting in the interest of the United States, hereby orders the retention on active duty for such time as may be deemed necessary not in excess of five years from July 6, 1933, of Edwin Sheddan Cunningham, of Tennessee, a Foreign Service Officer of Class I.

HERBERT HOOVER

THE WHITE HOUSE,

March 3, 1933.

[No. 6066]

Executive Order 6067. March 3, 1933

Executive Order

APPOINTMENT OF THOMAS H. ALLEN

Thomas H. Allen may be appointed special investigator in the Immigration Service of the Department of Labor without regard to the requirements of the civil-service rules. This employee has rendered highly meritorious service under most trying and difficult circumstances, and I feel the issuance of this order is warranted.

HERBERT HOOVER

THE WHITE HOUSE,

March 3, 1933.

[No. 6067]

Executive Order 6068. March 3, 1933

Executive Order

APPOINTMENT OF MRS. DAPHNE MARY BYRNE

Mrs. Daphne Mary Byrne may be appointed as clerk-typist at \$1,260 per annum in the classified service under the Veterans' Administration. This order is issued upon the recommendation of the Administrator of Veterans' Affairs. He states that Mrs. Byrne is the widow of Joseph V. Byrne, an employee of the Veterans' Administration who died December 30, 1932. He also states that Mr. Byrne enlisted August 3, 1917, and was discharged September 30, 1919, that he served overseas and suffered from a service-connected disability, resulting in his death.

HERBERT HOOVER

THE WHITE HOUSE,

March 3, 1933.

1459

[No. 6068]

Executive Order 6069. March 3, 1933

Executive Order

APPOINTMENT OF JOHN M. HOOE

Mr. John M. Hooe may be permanently appointed as marine gasoline engineer (qualified as airplane pilot) on the force of the Collector of Customs at Buffalo, N. Y., without compliance with the requirements of the civil-service rules.

This order is recommended by the Secretary of the Treasury, who states that Mr. Hooe has been serving under temporary appointment in an essential position since March 19, 1932, in the absence of qualified civil-service eligibles, and that his permanent appointment will be in the interest of the service.

The Civil Service Commission concurs in recommending the Order.

HERBERT HOOVER

THE WHITE HOUSE,

March 3, 1933.

[No. 6069]

Executive Order 6070. March 3, 1933

Executive Order

APPOINTMENT OF MRS. MARY A. McClung

Mrs. Mary A. McClung may be appointed to an appropriate position in the Department of Agriculture without regard to the Civil Service rules.

Mrs. McClung has been employed in an excepted position in a confidential capacity in the Department of Agriculture since April 1, 1929, and her services can be used to advantage.

This order is recommended by the Secretary of Agriculture.

HERBERT HOOVER

THE WHITE HOUSE,

March 3, 1933.

[No. 6070]

1460

TABLES OF PRESIDENTIAL DOCUMENTS

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Table 1—PROCLAMATIONS

No.	Dat	e	Subject
	192	29	
1870	Mar.	7	Congress, convened in extra session
1871	Mar.	8	Hawaii, public lands title transfer to
1872	Mar.	22	Immigration quotas
1873	Mar.	25	Child Health Day
1874	Mar.	29	Emergency Board, Texas and Pacific Railway Co., and employees
1875	Apr.	12	Arches National Monument, Utah, establishment
1876	Apr.	2 3	Migratory game bird regulations, amendment
1877	May	11	Holy Cross National Monument, Colo., establishment
1878	\mathbf{May}	14	Harney National Forest, S. Dak., lands added
1879	May	14	Glass, cylinder, crown, and sheet, unpolished, increase in rate of duty
1880	May	14	Milk and cream, increase in rates of duty
1881	May	14	Flaxseed, increase in rates of duty
1882	$\mathbf{J}\mathbf{u}\mathbf{n}\mathbf{e}$	25	Boulder Canyon Project Act of Dec. 21, 1928, effective date
1883	${f June}$	25	Linseed oil, increase in rate of duty
1884	${f June}$	26	Brig. Gen. Casimir Pulaski, 150th anniversary commemoration
1885	July	18	Mexico, exportation of arms or munitions of war, prohibition removed
1886	July	26	Virgin Islands, period extended for establishing adequate ship ping service, extension of coastwise laws deferred
1887	July	30	Wasatch National Forest, Utah; lands of Uinta National Forest transferred to
1888	Aug.	2	Medicine Bow and Routt National Forests, Wyoming an Colorado; boundaries modified and lands transferred from Hayden National Forest
1889	Aug.	26	Porto Rico, public lands title transfer to
1890	Sept.	18	Fire Prevention Week
1891	Sept.	28	Copyright benefits, extension to Irish Free State
1892	Oct.	10	Nantahala National Forest, Georgia, North Carolina, and South Carolina; boundaries modified
1893	Oct.	26	Pisgah National Forest, North Carolina and Tennessee; bound aries modified
1894	Oct.	26	White Mountain National Forest, Maine and New Hampshire boundaries modified
1895	Nov.	5	National Thanksgiving Day
1896	Nov.	6	Chicago World's Fair Centennial Celebration
1897	Nov.	7	Armistice Day, 1929
1898	Nov.	22	Fifteenth Decennial Census
1899	Dec.	31	Migratory game bird regulations, amendment

No.	No. Date 1930		Subject
1900	Feb.	21	Covered Wagon Centennial
1901	Mar.	_	William Howard Taft, death
1902	Mar.		Child Health Day
1903	Apr.	2	Ashley National Forest, Utah and Wyoming, lands added
1904	Apr.	14	Yosemite National Park, Calif., lands added
1905	\mathbf{May}	23	Migratory game bird regulations, amendment
1906	May	26	Arapaho National Forest, Colo., boundaries modified
1907	May	26	Cochetopa National Forest, Colo., boundaries modified
1908	\mathbf{May}	26	Gunnison National Forest, Colo., boundaries modified
1909	\mathbf{May}	26	Pike National Forest, Colo., boundaries modified
1910	\mathbf{May}	26	Routt National Forest, Colo., boundaries modified
1911	\mathbf{May}	26	Sunset Crater National Monument, Ariz., establishment
1912	\mathbf{May}	28	Pan American Day
1913	June	5	Black Hills, Custer, and Harney National Forests, S. Dak., boundaries modified
1914	June	26	Harney National Forest, S. Dak., lands added
1915	July	3	Senate, convened in special session
1916	July	9	Craters of the Moon National Monument, Idaho, lands added
1917	July	17	Rocky Mountain National Park, Colo., lands added
1918	July	24	Ocala Game Refuge, Fla., establishment
1919	July	28	Virgin Islands, extension of period for establishment of an ade- quate shipping service, extension of coastwise laws deferred
1920	Aug.	25	Migratory game bird regulations, amendment
1921	Sept.	17	National Fire Prevention Week, 1930
1922	Sept.	25	Salmon and Lemhi National Forests, Idaho, boundaries modified
1923	Oct.	22	Brazil, exportation of arms or munitions of war, prohibited
1924	Nov.	4	Armistice Day, 1930
1925	Nov.	6	Thanksgiving Day, 1930
1926	Nov.	14	Hawaii, public lands title transfer to
1927	Nov.	14	Petrified Forest National Monument, Ariz., lands added
1928	Dec.	19	Aztec Ruins National Monument, N. Mex., lands added
1929	Dec.	30	Colonial National Monument, Va., establishment
	1931	l	
1930	Jan.	5	Bryce Canyon National Park, Utah, lands added
1931	Jan.	16	Hiawatha National Forest, Mich., lands added
1932	Jan.	27	Ottawa National Forest, Mich., establishment
1933	Feb.	5	Maple sugar and maple sirup, decrease in rate of duty
1934	Feb.	5	Woven-wire fencing and netting, increase in rate of duty
1935	Feb.	5	Pigskin leather, decrease in rate of duty
1936	Feb.	5	Wood flour, decrease in rate of duty
1937	Feb.	5	Hats, bonnets, and hoods, decrease in rate of duty
1938	Feb.	12	Marquette National Forest, Mich., name changed and consolidation of lands

No.	Da	te	Subject
	193	1	
1939	Mar.	2	Brazil, exportation of arms or munitions of war, prohibition revoked
1940	Mar.	16	Fourdrinier wires, cylinder wires, and woven-wire cloth, increase in rate of duty
1941	Mar.	16	Wool-felt hats and bodies therefor, decrease in rates of duty
1942	Mar.	16	Edible gelatin, decrease in rates of duty
1943	Mar.	17	Migratory game bird regulations, amendment
1944	Mar.	30	George Washington Birthplace National Monument, Va., lands added
1945	Apr.	1	Canyon De Chelly National Monument, Ariz., establishment
1946	Apr.	7	Nezperce and Bitterroot National Forests, Idaho, boundaries modified
1947	Apr.	7	Child Health Day
1948	Apr.	13	Pinnacles National Monument, Calif., lands added
1949	Apr.	16	Emergency Board, Louisiana and Arkansas Railway Co., labor dispute
1950	Apr.	24	Katmai National Monument, Alaska, lands added
1951	\mathbf{May}	1	Harney National Forest, S. Dak., lands added
1952	May	4	Bryce Canyon National Park, Utah, lands added
1953	\mathbf{June}	19	Immigration quotas
1954	\mathbf{J} une	24	Bells, increase in rate of duty
1955	June	24	Hemp cordage, increase in rate of duty
1956	June	24	Dried whole eggs, dried egg yolk, and dried egg albumen, increase in rate of duty
1957	\mathbf{June}		Pipe organs, decrease in rate of duty
1958	\mathbf{June}	24	Bentwood furniture, decrease in rate of duty
1959	June	24	Olive oil, decrease in rate of duty
1960	July	3	Nezperce and Bitterroot National Forests, Idaho, correction of land descriptions
1961	July	10	Osceola National Forest, Fla., establishment
1962	Aug.	5	National Fire Prevention Week, 1931
1963	Aug.	19	Virgin Islands, extension of period for establishment of an adequate shipping service, extension of coastwise laws deferred
1964	Aug.	19	Ouachita National Forest, Arkansas and Oklahoma, lands added
1965	Aug.	25	Waterfowl, conservation of
1966	Aug.	25	Migratory game bird regulations, amendment
1967	Sept.	3	Surrender of Lord Cornwallis at Yorktown, sesquicentennial
1968	Sept.	11	Brig. Gen. Casimir Pulaski Memorial Day
1969	Sept.	12	Migratory game bird regulations, amendment
1970	Sept.	15	San Geronimo Reservation, Porto Rico
1971	Oct.	6	Grand Canyon National Game Preservation, Ariz., boundaries modified
1972	Oct.	27	Hawaii, public lands title transfer to

No.	Da	te	Subject
	1931		
1973	Nov.	2	Armistice Day, 1931
1974	Nov.	3	Thanksgiving Day, 1931
1975	Nov.	30	Petrified Forest National Monument, Ariz., lands added
1976	Dec.	2	Peas, increase in rate of duty
1977	Dec.	2	Eggplant, decrease in rate of duty
1978	Dec.	2	Peppers, decrease in rate of duty
1979	Dec.	2	Turn shoes, decrease in rate of duty; McKay-sewed shoes, increase in rate of duty
1980	Dec.	2	Feldspar, decrease in rate of duty
1981	Dec.	2	Glass, cylinder, crown, and sheet, decrease in rate of duty
1982	Dec.	24	Florida, closed areas under the Migratory Bird Treaty Act
1983	Dec.	30	Porto Rico, public lands, transfer of portion of the Agricultural Weather Bureau lands to
	193	2	
1984	Jan.	8	Hawaii, public lands title transfer to
1985	Jan.	11	Rocky Mountain National Park, Colo., lands added
1986	Feb.	1	George Washington, bicentennial of birth
1987	Feb.	12	Mills, Ogden L., appointment as Director General of Railroads
1988	Feb.	12	Director General of Railroads, Ogden L. Mills, designated the agent in actions arising from Federal control of transportation systems
1989	Feb.	12	Waterfowl, migratory
1990	Feb.	23	Copyright benefits, extension to Greece
1991	Feb.	25	Bandelier National Monument, N. Mex., lands added
1992	Mar.	10	Emergency Board, Louisiana and Arkansas Railway Co., labor disputes
1993	Mar.	15	Merchandise in bonded warehouses
1994	Mar.	17	Great Sand Dunes National Monument, Colo., establishment
1995	Mar.	21	Child Health Day
1996	Apr.	14	Bonded carpet wool and drawback exportations
1997	Apr.	25	Green Mountain National Forest, Vt., establishment
1998	\mathbf{May}	27	Mesa Verde National Park, Colo., lands added
1999	\mathbf{J} une	1	Scotts Bluff National Monument, Nebr., lands added
2000	June	6	South Carolina, closed area under Migratory Bird Treaty Act
2001	June	11	Infants' wool knit outerwear, change in rates of duty
2002	June	18	Alsimin, ferrosilicon aluminum, and ferroaluminum silicon, decrease in rate of duty
2003	June	30	Waterton-Glacier International Peace Park, Mont., designation of lands to
2004	July	20	Migratory game bird regulations, amendment
2005	Aug.	13	Yosemite National Park, Calif., lands added

No.	Date 1932		Subject
2006	Aug.	18	Virgin Islands, extension of period for establishment of an adequate shipping service, extension of coastwide laws deferred
2007	Aug.	19	Inedible gelatin and glue, change in rate of duty
2008	Aug.	19	Sheepswool sponges, decrease in rate of duty
2009	Sept.	2	National Fire Prevention Week, 1932
2010	Sept.	12	Brig. Gen. Casimir Pulaski Memorial Day
2011	Sept.	23	Petrified Forest National Monument, Ariz., lands added
2012	Sept.	26	Bear River Migratory Bird Refuge, Utah, lands added
2013	Oct.	20	Yellowstone National Park, Mont., lands added
2014	Nov.	3	Armistice Day, 1932
2015	Nov.	3	Thanksgiving Day, 1932
2016	Dec.	8	Reconstruction Finance Corporation, postponing date of expira- tion of lending power
2017	Dec.	14	Upholsterers' nails, chair glides, and thumb tacks, increase in rate of duty
2018	Dec.	14	Cocoa-fiber mats, increase in rate of duty
2019	Dec.	14	Cotton velvets, increase in rate of duty
2020	Dec.	14	Folding rules of aluminum or of wood, increase in rate of duty
2021	Dec.	14	Prism-binoculars, increase in rate of duty
2022	Dec.	22	Grand Canyon National Monument, Ariz., establishment
2023	Dec.	23	Merchandise in bonded warehouse, bonded carpet wool and camel hair, and drawback exportations
	193	3	
2024	Jan.	5	Calvin Coolidge, death
2025	Jan.	18	White Sands National Monument, N. Mex., establishment
2026	Jan.	31	Wasatch National Forest, Utah, lands added
2027	$\mathbf{Feb}.$	1	Rubber-soled and rubber footwear, increase in rate of duty
2028	Feb.	11	Death Valley National Monument, Calif., establishment
202 9	$\mathbf{Feb}.$	14	Senate, convened in special session
2030	$\mathbf{Feb}.$	18	Ashley National Forest, Utah and Wyoming, lands added
2031	Feb.	21	Carlsbad Caverns National Park, N. Mex., lands added
2032	Mar.	1	Saguaro National Monument, Ariz., establishment
2033	Mar.	2	Black Canyon of the Gunnison National Monument, Colo., establishment
2034	Mar.	2	Sperm oil, crude, and spermaceti wax, decrease in rates of duty
2035	Mar.	2	Nicolet National Forest, Wis., establishment
2036	Mar.	3	Canyon De Chelly National Monument, Ariz., amendment of land description
2037	Mar.	3	Colorado National Monument, Colo., lands added

Table 2—EXECUTIVE ORDERS

No.	No. Date 1929		Subject	
			29	
5076	Mar.	7	Mrs. Helen V. McLeod, designation to sign land patents	
5077	Mar.	7	Mrs. Viola B. Pugh, designation to sign land patents	
5078	Mar.	12	Lincoln, Nebr., designation as a customs port of entry	
5079	Mar.	14	Internal revenue tax refund decisions, public inspection	
5080	Mar.	19	Helena National Forest, Mont., transfer of lands from Missoula National Forest, Mont.	
5081	Mar.	22	Roche Harbor, Wash., customs port of entry abolished	
5082	Mar.	22	Oregon, land withdrawal for classification and pending legislation	
5083	Mar.	23	Mrs. Emma E. Kennedy, exemption from civil service rules on reinstatement	
5084	Mar.	28	Mrs. Lessie L. Schaefer, suspension of age limit requirement to permit examination	
5085	Mar.	28	Wyoming, land withdrawal for resurvey	
5086	Mar.	30	New Mexico, revocation of lands withdrawn pending resurvey and such lands opened to entry	
5087	Apr.	1	Siletz Indian Reservation, Oreg., extension of trust period on allotments	
5088	Apr.	8	Virgin Islands, appropriations credited to Governor	
5089	Apr.	9	Colorado, land withdrawal for classification and pending legis- lation	
5090	Apr.	9	Wyoming, revocation of lands withdrawn pending resurvey and such lands opened to entry	
5091	Apr.	9	New Mexico, land withdrawal for resurvey	
5092	Apr.	9	Crook National Forest, Ariz., modification of boundaries	
5093	Apr.	9	Mrs. Ida Strong, exemption from civil service rules on appointment	
5094	Apr.	12	William A. Kennedy, exemption from civil service rules on appointment	
5095	Apr.	15	Nunivak Island Reservation, Alaska, establishment as a game and bird reserve	
5096	Apr.	19	Boston, Mass., customs port of entry, extension of port limits	
5097	Apr.	20	Alaska, land leased for fur farming	
5098	Apr.	23	Wyoming, land withdrawal for resurvey	
5099	Apr.	26	Rates of rental and subsistence allowances of officers of the various services	
5100	Apr.	27	Mrs. Jean N. Edington, exemption from civil service rules on appointment	
5101	Apr.	29	Mrs. Mary Elizabeth Porterfield, exemption from civil service rules on appointment	

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5102	Apr.	30	Chugach National Forest, Alaska, exclusion of lands from, and such lands opened to entry
5103	May	1	Mrs. Lottie C. Moyer, exemption from civil service rules of appointment
5104	May	1	Postmasters, civil service rules governing appointments
5105	May	3	Nevada, land withdrawal for possible inclusion in a nationa monument
5106	May	4	Alaska, restoration of lands withdrawn for Public Water Reserv No. 107
5107	May	8	Civil Service Rules, Schedule A, amendment
5108	\mathbf{May}	10	Washington, land withdrawal for lookout station
5109	May	13	Colorado, land withdrawal for resurvey
5110	May	13	Consular Regulations, amendment
5111	May	13	Civil service rules on reinstatement, amendment
5112	May	14	Mrs. Juliette V. Harring, exemption from civil service rules of appointment
5113	May	14	Mrs. Marie Crossette, exemption from civil service rules o appointment
5113A	<u>-</u>	14	Alien Property Custodian, delegation of further authority under Trading with the Enemy Act
5114	May	15	Horace Paul Bestor, designation as Farm Loan Commissioner
5115	\mathbf{May}	15	Oregon, land withdrawal for resurvey
5116	May	15	Arkansas, land withdrawal for resurvey
5117	May	16	California, land withdrawal pending authorization for sale t Los Angeles for protection of their watershed
5118	May	16	Oregon, land withdrawal for lookout station
5119	May	17	Hawaii, land withdrawal for military reservations, correction of land description
5120	May	17	New Mexico, land withdrawal pending archaeological invest gation by the Smithsonian Institution
5121	May	18	California, land withdrawal for resurvey
5122	May	18	Fort Keogh Bird Refuge, Mont., establishment
5123	\mathbf{May}	21	Civil Service Rules, Schedule A, Subdivision IX, amendmen
5124	\mathbf{May}	23	Civil Service Rules, Schedule A, Subdivision I, amendmen
5125	\mathbf{May}	23	Alaska, land withdrawal for railroad purposes
5126	May	24	Instructions to Diplomatic Officers, leaves of absence, amendment
5127	May	24	Consular Regulations, amendment
5128	May	27	Joseph B. White, exemption from civil service rules on appoin ment
5129	May	28	Philippine Islands, land withdrawal for military purpose
5130	May	29	New Orleans, La., customs port of entry, extension of po-
			limits

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5131	May	31	George Henry Malone, exemption from civil service rules on appointment
5132	June	6	Hawaii, restoration of lands for road purposes
5133	June	7	Hon. Percy W. Phillips, exemption from civil service rules prohibiting Federal employees from holding office under State, territorial, or municipal government
5134	June	12	Mrs. Mary V. Kehoe, exemption from civil service rules on appointment
5135	June	12	Walter K. Liscombe, exemption from civil service rules on appointment
5136	\mathbf{June}	12	Alaska Railroad townsite regulations, amendment
5137	${f June}$	17	Carbury, N. Dak., creation as a customs port of entry
5138	June	17	Wisconsin, land withdrawal for classification and pending legislation
5139	\mathbf{June}	19	Philippine Islands, land withdrawal for naval reservations
5140	\mathbf{June}	20	Wyoming, land withdrawal for resurvey
5141	June	20	Nevada, land withdrawal for classification as to suitability for a game refuge
5142	June	20	Ralph Ely Stedman, exemption from civil service rules on reinstatement
5143	June	21	Cerebro-spinal meningitis; restriction on transshipment of persons from China, Hong Kong, and the Philippine Islands due to danger of epidemic
5144	June	25	New Mexico, land withdrawal for resurvey
5145	June	29	Mrs. Ida A. Coffey, exemption from civil service rules on appointment
5146	June	29	Mrs. Edna May, exemption from civil service rules on appointment
5147	July	1	Coronado National Forest, Ariz., revocation of order establishing Huachuca District
5148	July	3	Omaha Indian Reservation, Nebr., extension of trust period on allotments
5149	July	5	Mrs. Frances D. Haldeman, exemption from civil service rules on reinstatement
5150	July	5	Mrs. Mae A. Krigbaum, exemption from civil service rules on reinstatement
5151	July	30	Washington, revocation of order withdrawing lands for public purposes
5151	A July	8	Radio frequencies, assignment to Government radio stations
5152	July	8	Mrs. Lulu M. Davis, exemption from civil service rules on reinstatement
5153	\mathbf{July}	9	Civil Service Rule IX, Reinstatement, amendment
5154	July	9	Mrs. Birdie E. Gordon, exemption from civil service rules on reinstatement

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5155	July	11	Hawaii, restoration of portion of Fort DeRussy Military Reservation for widening Ena Road		
5156	July	13	Hon. Harvey M. Hutchison, designation as Acting Judge of the District Court of the United States for Porto Rico		
5157	July	16	Hawaii, restoration of lands from the Punchbowl Hill Military Reservation		
5158	\mathbf{July}	16	Cedar Keys Bird Refuge, Fla., establishment		
5159	\mathbf{July}	18	Reidsville, N.C., creation as a customs port of entry		
5160	July	19	Oregon and California, restoration of lands withdrawn for rail- way grants to permit use in maintenance of air navigation facilities		
5161	\mathbf{July}	23	Louis Bulicek, exemption from civil service rules on appointment		
5162	July	24	Wyoming, revocation of lands withdrawn for airplane landing field		
5163	July	2 5	Howard Fyfe, appointment to classified status as Assistant Despatch Agent, U.S. Despatch Agency, New York		
5164	July	25	James Lawrence Bent, exemption from civil service rules on appointment		
5165	July	26	Colorado, land withdrawal for resurvey		
5166	July	26	California, land withdrawal for resurvey		
5167	July	29	Robert F. Kerkam, exemption from civil service rules on appointment		
5168	July	29	Mrs. Myrtle B. Shely, exemption from civil service rules on appointment		
5169	Aug.	7	Souris, N. Dak., customs port of entry abolished		
5170	Aug.	8	Civil Service Rules, Schedule B, amendment		
5171	Aug.	8	Civil Service Rules, Schedule A and Schedule B, amendment		
5172	Aug.	9	Montana, land withdrawal for resurvey		
5173	Aug.	9	Yankton Sioux Indian Reservation, extension of trust period on allotments		
5174	Aug.	21	Hawaii, Pupukea Military Reservation, correction of land description		
5175	Aug.	21	Mrs. Marjorie M. Noone, exemption from civil service rules on appointment		
5176	Aug.	23	Oregon, land withdrawal for classification and pending legislation		
5177	Aug.	23	New Mexico, revocation of lands withdrawn pending resurvey and such lands opened to entry		
5178	Aug.	28	New Mexico, revocation of lands withdrawn pending resurvey and such lands opened to entry		
5179	Aug.	28	New Mexico, revocation of lands withdrawn pending resurvey and such lands opened to entry		
5180	Aug.	29	Mrs. Jeanette C. Vaughan, exemption from civil service rules on appointment		

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	1929		1929				
5181	Aug.	29	Wyoming, revocation of lands withdrawn pending resurvey and such lands opened to entry				
5182	Aug.	29	California and Nevada, land withdrawal for classification				
5183	Aug.	30	Wyoming, revocation of lands withdrawn pending resurvey and such lands opened to entry				
5184	Sept.	6	Wyoming, revocation of lands withdrawn pending resurvey and such lands opened to entry				
5185	Sept.	6	Colon Naval Radio Station, Canal Zone, establishment				
5186	Sept.	7	Mrs. Ida Elizabeth Henning, exemption from civil service rules on appointment				
5187	Sept.	9	Census supervisors, exemption from civil service rules pro- hibiting Federal employees from holding office under State, county, or municipal government				
5188	Sept.	10	Indian Service employees, exemption from civil service rules prohibiting Federal employees from holding office under a State, county, or municipal government				
5189	Sept.	11	Foreign Service, regulations for administering				
5190	Sept.	11	Oregon, land withdrawal for classification and pending legislation				
5191	Sept.	13	Florida, restoration of lands withdrawn for classification and legislation to permit homestead entry				
5192	Sept.	14	Lewiston, N.Y., customs port of entry abolished				
5193	Sept.	14	Customs Collection District No. 29 (Oregon), extension of limits of customs ports of entry of Astoria, Portland, and Marshfield, Oreg., and Longview, Wash.				
5194	Sept.	16	Arkansas, land withdrawal for classification				
5195	Sept.	16	Colorado, revocation of lands withdrawn pending resurvey and such lands opened to entry				
5196	Sept.	21	Oregon, land withdrawal for fire patrol headquarters				
5197	Sept.		California and Nevada, restoration of lands withdrawn for Power Site Reserve No. 421				
	Sept.	30	Radio frequencies, assignment to Government radio stations				
5198 5199	Sept. Oct.	30 1	Civil Service Rules, Schedule A, Subdivision IX, amendment Tongass National Forest, Alaska, restoration of certain portions for entry				
5200	Oct.	1	Cooperative Marketing Division, Bureau of Agricultural Economics, transferred to Federal Farm Board				
5201	Oct.	3	Colorado, land withdrawal for classification and pending advisability to add to Hovenweep National Monument				
5202	Oct.	7	California, land withdrawal for resurvey				
5203	Oct.	8	Oregon, land withdrawal for classification and pending legislation				
5204	Oct.	9	Mrs. Estelle Roberts, exemption from civil service rules on appointment				
5205	Oct.	9	Erwin G. May, exemption from civil service rules on appointment				

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5206	Oct.	11	Oroville, Wash., creation as a customs port of entry
5207	Oct.	12	Alaska, restoration of lands along the Unalaklik River and o Norton Bay and such lands opened to entry
5208	Oct.	12	Nevada, land withdrawal for resurvey
5209	Oct.	12	Mrs. Guilia P. Burke, exemption from civil service rules o appointment
5210	Oct.	17	Mrs. Josephine Jackley, exemption from civil service rules o appointment
5211	Oct.	19	Maryland, land withdrawal for airspace reservations
5212	Oct.	2 5	Washington, revocation of lands withdrawn for resurvey an such lands opened to entry
5213	Oct.	28	Civil Service Rules, Schedule A, Subdivision VIII, amendmen
5214	Oct.	30	Alaska, land withdrawal for naval purposes
5215	Nov.	1	Wyoming, revocation of lands withdrawn pending resurvey an such lands opened to entry
5216	Nov.	2	South Dakota, revocation of lands withdrawn for resurvey an such lands opened to entry
5217	Nov.	4	New Mexico, revocation of lands withdrawn for public water reserves and such lands restored to public domain
5218	Nov.	4	California, land withdrawal for resurvey
5219	Nov.	5	Alaska, land withdrawal for use of the Alaska Reindeer Service
5220	Nov.	8	Executive orders and proclamations, provisions for uniform sty and safeguarding
5221	Nov.	11	Civil service rules, limitation of nonofficial employment of officers or employees of Federal Government
5222	Nov.	12	California, land withdrawal pending authorization for sale to the city of Napa for protection of their watershed
5223	Nov.	12	Idaho, revocation of lands withdrawn for air navigation faciliti and such lands opened to entry
5224	Nov.	15	Mrs. Alice Tasker, exemption from civil service rules on appoin ment
5225	Nov.	15	Mrs. Eliza C. O'Reilly, exemption from civil service rules of appointment
5226	Nov.	18	Foreign Service, diplomatic visas
5227	Nov.	18	Tongass National Forest, Alaska, restoration of lands occupied as a home site or for fish cannery purposes and such land opened to entry
5228	Nov.	21	Benton Lake Bird Refuge, Mont., establishment
5229	Nov.	25	California, land withdrawal pending authorization of sale Los Angeles to protect their water supply system
5230	Nov.	25	Civil Service Rules, Schedule A, amendment
5231	Nov.	2 5	Mrs. Germaine M. Finley, exemption from civil service rules of appointment

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5232	Nov.	2 5	Mrs. Maude Williams, exemption from civil service rules on appointment
5233	Dec.	4	California, land withdrawal pending authorization of sale to the city of Napa for protection of their watershed
5234	Dec.	4	New Mexico, land withdrawal for resurvey
5235	Dec.	6	Mrs. Marguerite Barrette, exemption from civil service rules on reinstatement
5236	Dec.	9	Civil Service Rules, Schedule A, amendment
5237	Dec.	10	California, land withdrawal for classification
5238	Dec.	12	Christmas, 1929
5239	Dec.	12	Oil lands on former naval reserves, expenditures in connection
5240	Dec.	14	Hawaii, Pupukea Military Reservation, correction of land description
5241	Dec.	16	Colorado, land withdrawal for resurvey
5242	Dec.	16	Clarence M. Young, designation as Acting Secretary of Commerce
5243	Dec.	19	Alaska, revocation of lands withdrawn affecting Amaknak Island and such lands opened to entry
5244	Dec.	23	Washington, land withdrawal for use as an administrative site for the Columbia National Forest
5245	Dec.	23	Wyoming, authorization to permit a gas pipeline right-of-way within Power Site Reserve No. 36
5246	Dec.	23	Utah, authorization to permit a gas pipeline right-of-way within Power Site Reserve No. 377
5247	Dec.	23	Edwin V. Morgan, retention as Ambassador Extraordinary and Plenipotentiary to Brazil
5248	Dec.	28	Civil Service Rules, Schedule B, amendment
5249	Dec.	31	Michigan, land withdrawal for classification and pending inclusion in a national forest
5250	Dec.	31	Panama Canal Zone, establishment of a pardon board
5251	Dec.	31	Colorado, land withdrawal for use as a target range
5252	Dec.	31	Colorado, restoration of lands withdrawn for Petroleum Reserve No. 61, Colorado No. 2, to public domain
5253	Dec.	31	Omaha Indian Reservation, extension of trust period on allot- ments
5254	Dec.	31	New Mexico, revocation of lands withdrawn for target range and such lands opened to entry
5255	Dec.	31	New Mexico, land withdrawal for use as a target range
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5256	Jan.	3	Commutation of rations and quarters for enlisted men of the various services
5257	Jan.	9	Colorado, land withdrawal for target range

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5258	Jan.	9	North Dakota, land withdrawal for classification and pending legislation
5259	Jan.	10	Mrs. Mary Bernadine Partridge, exemption from civil service rules on appointment
5260	Jan.	10	Alaska, formation of a commission for the more economical and effective conduct of business
5261	Jan.	20	New Mexico, land withdrawal for resurvey
5262	Jan.	20	Arizona, revocation of lands withdrawn for resurvey and such lands opened to entry
5263	Jan.	22	Alien Property Custodian, authorization to sell certain stocks of the United States Metals Refining Co.
5264	Jan.	24	Parrots, restriction on the importation to the United States
5265	Jan.	24	Hawaii, restoration of portion of Punchbowl Hill Military Reservation
5266	Jan.	24	Hawaii, restoration of portion of Fort Ruger Military Reservation
5267	Jan.	2 5	Judge James Waldron Remick, War Claims Arbiter, establishment of salary
5268	Jan.	2 5	Bureau of Lighthouses, Department of Commerce, inclusion in the Board of Surveys and Maps
5269	Feb.	1	Jose T. Casanovas, exemption from civil service rules on appointment
5270	Feb.	4	Colorado, land withdrawal for public water reserve
5271	Feb.	7	Colorado, restoration of lands withdrawn for Power Site Reserve No. 81
5272	Feb.	7	New Mexico, restoration of lands withdrawn for Public Water Reserve No. 50, New Mexico No. 3
5273	Feb.	7	New Mexico, land withdrawal for Public Water Reserve No. 129, New Mexico No. 13
5274	Feb.	7	Utah, land withdrawal for Public Water Reserve No. 127, Utah No. 19
5275	Feb.	7	Utah, land withdrawal for possible inclusion in Zion National Park
5276	Feb.	7	New Mexico, land withdrawal for possible inclusion in a national monument
5277	Feb.	7	Idaho, land withdrawal for an agricultural experimentation station
5278	Feb.	7	Florida, land withdrawal for possible inclusion in a national forest
5279	Feb.	8	Utah, revocation of lands withdrawn for classification
5280	Feb.	17	Montana, land withdrawal for an addition to Deep Creek
			ranger station for the administration of Helena National Forest
5281	Feb.	17	Airspace reservations, establishment
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5282	Feb.	19	Louisiana, land withdrawal for possible inclusion in a national monument
5283	Feb.	21	Mrs. Mabel V. Birch, exemption from civil service rules on appointment
5284	Feb.	21	Fort Pierce, Fla., designation as a customs port of entry
5285	Feb.	25	Eustaquio Vallecer, exemption from civil service rules on classification
5286	Feb.	25	H. Percival Dodge, exemption from civil service rules on appointment
5287	Feb.	25	Nevada, land withdrawal for resurvey
5288	Feb.	26	Commutation of rations and quarters for enlisted men of the various services
5289	Mar.	4	Alaska, reservation of lands for educational purposes
5290	Mar.	5	Consular Regulations, amendment
5291	Mar.	5	New Bern and Manteo, N.C., customs ports of entry abolished
5292	Mar.	5	Nevada, land withdrawal for Public Water Reserve No. 130, Nevada No. 21
5293	Mar.	5	Montana, restoration of lands withdrawn for Public Water Reserve No. 51
5294	Mar.	5	Nevada, restoration of lands withdrawn for resurvey, and such lands restored to Dixie National Forest
5295	Mar.	6	Instructions to Diplomatic Officers, amendment
5296	Mar.	8	Wyoming, restoration of lands withdrawn for the extension of Yellowstone National Forest, and such lands restored to Targhee National Forest
5297	Mar.	10	Colorado, land withdrawal for resurvey
5298	Mar.	10	Panama Canal Zone, motor vehicle licensing
5299	Mar.	10	Prairie Band of Potawatomi Indians, Kans., extension of trust period on allotments
5300	Mar.		New Mexico, land withdrawal for resurvey
5301	Mar.		Crow Indian Reservation, Mont., extension of trust period on allotments
5302	Mar.	12	Rosebud Indian Reservation, S. Dak., extension of trust period on allotments
5303	Mar.	12	Devils Lake Indian Reservation, N. Dak., extension of trust period on allotments
5304	Mar.	14	Colorado, land withdrawal for resurvey
5305	Mar.	18	Nez Perce Indian Reservation, Idaho, extension of trust period on allotments
5306	Mar.		Seneca Indian Tribe, Okla., extension of trust period on allotments
5307	Mar.	20	Fishlake National Forest, Utah, enlargement
5308	Mar.		Philippine Islands, land withdrawal for military purposes
5309	Mar.	24	Minnesota, land withdrawal for resurvey

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5310	Mar.	2 5	H. Charles Spruks, exemption from civil service rules on appointment
5311	Mar.	2 5	Mrs. Mabel P. Hollister, exemption from civil service rules on appointment
5312	Mar.	26	Idaho, restoration of lands withdrawn for power site reserves
5313	Mar.	26	Oregon, land withdrawal pending legislation
5314	Mar.	26	Salt Plains Wildlife Refuge, Okla., establishment
5315	Mar.	26	New Mexico, land withdrawal for resurvey
5316	Apr.	3	Wolf Island Wildlife Reserve, Ga., establishment
5317	Apr.	3	New Bern and Manteo, N.C., revocation of order abolishing them as customs ports of entry
5318	Apr.	7	Aleutian Islands Reservation, Alaska, enlargement
5319	Apr.	7	California, land withdrawal pending authorization for sale to Los Angeles for protection of their watershed
5320	Apr.	7	Niagara Falls, N.Y., extension of port limits to include Lewiston, N.Y.
5321	Apr.	8	Commerce Department, inspection of income tax returns
5322	Apr.	9	San Luis, Ariz., designation as a customs port of entry
5323	Apr.	10	Wyoming, land withdrawal for resurvey
5324	Apr.	10	Leopoldville Belgian Congo, designation as an "unhealthful" Foreign Service post
5325	Apr.	12	Mrs. Liza B. Moncure, exemption from civil service rules on appointment
5326	Apr.	14	California, withdrawal of islands, pinnacles, and rocks for classification and pending legislation
5327	Apr.	15	Oil shale deposits, land withdrawal for investigation, examination, and classification
5328	Apr.	15	Colorado, land withdrawal for resurvey
5329	Apr.	16	Mrs. Laura Mae Decker, exemption from civil service rules on appointment
5330	Apr.	16	Mrs. Helen Laddbush, exemption from civil service rules on appointment
5331	Apr.	17	California, land withdrawal for townsite purposes
5332	Apr.	22	Assistant Secretaries of War, order of precedence
5333	Apr.	22	Miss Mary Edwina Coons, exemption from civil service rules on appointment
5334	Apr.	22	Mrs. Selma F. Dinger, exemption from civil service rules on appointment
5335	Apr.	22	Mrs. Thelma D. Roy, exemption from civil service rules on appointment
5336	Apr.	23	Utah, restoration of lands withdrawn for coal land classification
5337	Apr.	23	Army rations, limitations changed
5338	Apr.	23	Lt. Ewile K. Jett, Andrew D. Ring, and Eugene Cogley, exemption from civil service rules on appointment

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	193	30	
5339	Apr.	2 5	Arizona and Nevada, land withdrawal for classification and possible inclusion in a national monument
5340	Apr.	25	Mrs. Ida K. Marsh, exemption from civil service rules on appointment
5341	May	2	Arizona, land withdrawal for resurvey
5342	May	6	Arkansas, land withdrawal for resurvey
5343	May	6	Nevada, land withdrawal for resurvey
5344	May	8	Montana, Nevada, Oregon, and Utah, land withdrawal for Public Water Reserve No. 131
5345	May	8	Consular Regulations, amendment
5346	May	9	Minnesota, land withdrawal for resurvey
5347	May	12	Mrs. Florence R. Hopkins, exemption from civil service rules on appointment
5348	May	12	Mrs. Helen Hall York, exemption from civil service rules on appointment
5349	May	12	Bird Island Wildlife Refuge, Utah, establishment
5350	May	22	San Diego and Imperial Counties, Calif., formation of Customs Collection District No. 25
5351	May	23	Florida, restoration of lands withdrawn for Phosphate Reserve No. 16
5352	May	2 3	Alaska, land withdrawal for an agricultural experimentation station
5353	May	27	Government departments and agencies in the District of Columbia, closing, May 31, 1930
5354	May	27	Wyoming, land withdrawal for resurvey
5355	May	28	Rates of rental and subsistence allowances for officers of the various services
5356	May	28	Prairie Band of Potawatomi Indians, Kans., extension of trust period on allotments
5357	May	29	Uncompangre, Uintah, and White River Bands of Ute Indians, Utah, extension of trust period on allotments
5358	June	3	Committee on the Administration and Conservation of the Public Domain, funds disbursement
5359	June	3	Alaska, coal land withdrawal
5360	June	3	Oregon, California, and Idaho, restoration of lands withdrawn for power site reserves
5361	June	4	Alaska, land withdrawal for use by the Alaska Road Commission
5362	June	4	California, land withdrawal for protection of hot springs
5363	June	4	Montana, restoration of lands withdrawn for Power Site Reserve No. 397
5364	June	5	Alaska, land withdrawal for naval purposes
5365	June	10	Alaska, land withdrawal for vocational training of inhabitants

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5366	June	13	Michigan, restoration of lands withdrawn to permit homestead entry by Joseph S. Cooper
5367	June	14	Idaho, restoration of lands withdrawn for Power Site Reserves No. 132 and 513
5368	June	16	Michigan, restoration of lands withdrawn for resurvey and such lands restored to Huron National Forest
5369	June	16	Panama Canal Zone, Cerro Tigre Ordnance Depot Military Reservation, establishment
5370	June	17	New Mexico, land withdrawal for classification
5371	June	19	Assistant Secretaries of War, order of precedence
5372	June	20	Oregon, restoration of lands withdrawn for power site reserves
5373	June	20	Virgin Islands, appropriations credited to Governor
5374	June	20	Mrs. Mary R. Martin, exemption from civil service rules on appointment
5375	June	23	Minidoka Bird Reservation, Idaho, enlargement
5376	June	23	International Joint Commission, United States and Canada, American members, fixing of salary rate
5377	June	23	Miss Patia Smith, exemption from civil service rules on appointment
5378	June	24	Alaska, restoration of lands withdrawn for Power Site Reserve No. 460
5379	June	24	Arizona, California, and Colorado, restoration of lands with- drawn for public water reserves
5380	June	24	California, land withdrawal pending authorization for sale to Los Angeles for protection of their watershed
5381	June	24	Panama Canal Zone, Hotel Tivoli, transfer of operations from the Panama Canal Zone to the Panama Railroad Company
5382	June	24	Panama Canal Zone, authorization for the Paymaster to advance funds to bonded employees
5383	June	26	Red Lake Indian Reservation, Minn., trust period extension on allotments
5384	June	27	Alaska, reservation of lands for use by the Alaska Game Commission
5385	June	27	St. Michael, Alaska, customs port of entry abolished
5386	June	30	Michigan, restoration of lands withdrawn for classification to permit selection of lands by the State
5387	July	2	Mrs. Mildred E. Vincent, exemption from civil service rules on appointment
5388	July	2	Civil Service Rules, Schedule A, Subdivision VIII, amendment
5389	July	7	United States, withdrawal of public lands containing medicinal springs
5390	$\mathbf{J}\mathbf{uly}$	7	Mrs. A. Louise Gilbert, exemption from civil service rules on appointment
5391	July	8	Alaska, reservation of lands for educational purposes

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	19	30	
5392	July	9	Customs Collection District No. 21, extension of limits to include Cameron and Calcasieu Counties in Louisiana and the customs station of Lake Charles, La., in Customs Collection District No. 20
5393	July	10	Idaho, restoration of lands withdrawn for Power Site Reserve No. 406
5394	July	14	Hon. Pcdro de Aldrey, designation as Acting Judge for the District Court of the United States for Porto Rico
5395	July	16	Colorado, land withdrawal for resurvey
5396	July	17	Disabled veterans, special leaves of absence for medical treatment
5397	$\mathbf{J}\mathbf{u}\mathbf{l}\mathbf{y}$	18	Washington, land withdrawal for lookout station
5398	July	21	Veterans' Administration, formation from the consolidation of the United States Veterans' Bureau, Bureau of Pensions, and the National Home for Disabled Volunteer Soldiers
5399	July	22	Mrs. Bell Scarburgh Joynes, exemption from civil service rules on appointment
5400	July	22	Foreign Service, regulations governing representation allowances
5401	July	23	California, land withdrawal to protect the Los Angeles water supply system
5402	July	24	Chugach National Forest, Alaska, revocation of lands withdrawn for fish cannery purposes and such lands opened to entry
5403	July	25	California, restoration of lands withdrawn for Power Site Reserve No. 316
5404	July	25	Crook National Forest, Ariz., land withdrawal for township purposes
5405	July	25	Hawaii, restoration of lands from Puolo Point Military Reserva- tion
5406	July	25	Hawaii, restoration of lands from Upolu Point Military Reservation
5407	July	2 5	Oregon and Wyoming, land withdrawal for Public Water Reserve No. 132
5408	July	2 5	California, land withdrawal for possible inclusion in a national monument
5409	July	28	Tongass National Forest, Alaska, lands excluded from, and such lands opened to entry
5410	July	29	Utah, revocation of lands withdrawn for resurvey and such lands opened to entry
5411	July	29	Wyoming, revocation of lands withdrawn for resurvey and such lands opened to entry
5412	July	29	New Mexico, revocation of lands withdrawn for resurvey and such lands opened to entry
5413	July	29	Wyoming, revocation of lands withdrawn for resurvey and such lands opened to entry

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5414	July	31	Hawaii, Waianae-Kai Military Reservation, correction of land description
5415	Aug.	4	Kickapoo Indians, Kans., extension of trust period on allot- ments
5416	Aug.	4	Klamath River Indian Reservation, Calif., extension of trust period on allotments
5417	Aug.	4	Consular Regulations, amendment
5418	Aug.	4	Colorado, revocation of lands withdrawn for resurvey and such lands opened to entry
5419	Aug.	5	Ketchikan radio station, Alaska, establishment
6420	Aug.	5	Colorado, revocation of lands withdrawn for resurvey and such lands opened to entry
5421	Aug.	5	New Mexico, revocation of lands withdrawn for resurvey and such lands opened to entry
6422	Aug.	7	Colorado, revocation of lands withdrawn for the O'Connor ranger station and such lands opened to entry
6423	Aug.	8	New Mexico, revocation of lands withdrawn for resurvey and such lands opened to entry
424	Aug.	15	Colorado, land withdrawal for classification and pending legislation
425	Aug.	20	Tongass National Forest, Alaska, exclusion of lands from, and such lands used for townsite purposes
426	Aug.	20	Aliens, documents required upon entry into the United States
5427	Aug.	20	Nonimmigrants, waiver or reduction of application and visa fees
428	Aug.	20	Montana, land withdrawal for classification
429	Aug.	25	Army and Navy General Hospital, Hot Springs, Ark., rates for medical care
430	Aug.	26	Montana, restoration of lands withdrawn for Power Site Reserve No. 36
431 432	Aug.	27 28	Mrs. Robert D. Freeman, exemption from civil service rules on appointment California, restoration of lands withdrawn for Public Water
433	Aug.	28	Reserve No. 14 Montana, revocation of lands withdrawn pending legislation
434	Aug.	28	and such lands opened to entry Montana, revocation of lands withdrawn for classification and
435		2	such lands opened to entry
436	Sept.	2	Diplomatic visas for reentry into the United States Wyoming, land withdrawal for classification and pending
430 437		4	legislation Mrs. Frances Kearney, exemption from civil service rules on
	Sept.		appointment
438	Sept.	5	Arizona, land withdrawal for classification and pending legislation

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5439	Sept.	5	Tongass National Forest, Alaska, exclusion of lands from, and such lands opened to entry
5440	Sept.	5	Utah, revocation of lands withdrawn for resurvey and such lands opened to entry
5441	Sept.	8	Alaska, reservation of lots in Nenana for the Alaska Railroad
5442	Sept.	11	Mrs. James R. Bennett, exemption from civil service rules on appointment
5443	Sept.	12	California, restoration of lands withdrawn for Power Site Reserve No. 364
5444	Sept.	16	Lawrence, Mass., designation as a customs port of entry
544 5	Sept.	16	Marshfield, Oreg., extension of port limits
5446	Sept.	18	California, revocation of lands withdrawn for resurvey and such lands opened to entry
5447	Sept.	22	Alaska, reservation of lots in Seward for the Agriculture Department
5448	Sept.	23	Arkansas, restoration of lands withdrawn for Power Site Reserve No. 514
5449	Sept.	25	Tongass National Forest, Alaska, exclusion of lands from, and such lands opened to entry
5450	Sept.	25	Alaska, land withdrawal for a radio station for the Washington- Alaska Military Cable and Telegraph System
5451	Sept.	25	Oregon, land withdrawal for lookout station
5452	Sept.	25	New Mexico, land withdrawal for resurvey
5453	Sept.	25	Wichita, Kans., designation as a customs port of entry
5454	Sept.	30	Utah, restoration of lands withdrawn for Power Site Reserves No. 1, 174, and 235
5455	Oct.	1	Customs Collection District No. 8 (New York), extension of limits
5456	Oct.	1	Utah, restoration of lands withdrawn for Power Site Reserve No. 393
5457	Oct.	1	Alaska, restoration of lands withdrawn on Amaknak Island to the public domain
5458	Oct.	1	Alaska, amendment of land description for lands withdrawn for lighthouse purposes
5459	Oct.	4	Shipping Commissioner, position placed in the classified service
5460	Oct.	8	Colorado, restoration of lands withdrawn for Petroleum Reserve No. 61
546 1	Oct.	14	Alaska, restoration of lands withdrawn for Power Site Reserve No. 491
5462	Oct.	14	Arizona, lands withdrawn for customs and immigration inspection purposes
546 3	Oct.	15	Instructions to Diplomatic Officers, amendment

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	193	0	
5464	Oct.	17	Plant patents, Agriculture Department required to make available all information and such employees as needed by the Commissioner of Patents
5465	Oct.	20	California, land withdrawal for an addition to Benicia Arsenal Military Reservation
5466	Oct.	22	Chippewa Indians, Minn., extension of trust period on allot- ments
5467	Oct.	22	California, restoration of lands withdrawn for Reservoir Site Reserve No. 17
5468	Oct.	22	Instructions to Diplomatic Officers, inventory of Government property
5469	Oct.	22	Consular Regulations, amendment
5470	Oct.	22	Nunivak Island Reservation, Alaska, enlargement
5471	Oct.	24	Civil Service Rules, Schedule A, Subdivision VII, amendment
5472	Oct.	27	California, land withdrawal to protect the Los Angeles water supply
5473	Oct.	30	Personnel Classification Board, authority and procedures for making changes in the allocation of positions
5474	Oct.	31	Niobraro or Santee Indian Reservation, Nebr., extension of trust period on allotments
5475	Nov.	3	Lake Charles, La., designation as a customs port of entry
5476	Nov	4	War Department, duties and functions performed for veterans transferred to the Veterans' Administration
5477	Nov.	4	Utah, authorization for the Uinta Pipe Line Co., to run telephone and telegraph lines across Power Site Reserve No. 377
547 8	Nov.	8	California, Montana, New Mexico, and Oregon, land withdrawal for Public Water Reserve No. 133
5479	Nov.	11	Civil Service Rule X, Section 6, amendment
5480	Nov.	13	Wyoming, land withdrawal for classification and pending legis- lation
5481	Nov.	14	Idaho, land withdrawal for agricultural experimentation purposes
5482	Nov.	14	Idaho, land withdrawal pending legislation
5483	Nov.		New Mexico, land withdrawal for resurvey
5484	Nov.		New Mexico, land withdrawal for resurvey
5485	Nov.	14	New Mexico, revocation of lands withdrawn for resurvey
5486	Nov.	14	Oregon, restoration of lands withdrawn for Power Site Reserves No. 285, 661, and 664 and Power Site Classification No. 164, Oregon No. 17
5487	Nov.	14	Hawaii, Fort Armstrong Military Reservation, correction of land description
5488	Nov.	15	Colorado, revocation of lands withdrawn for resurvey and such lands opened to entry
5489	Nov.	15	California, land withdrawal for Public Water Reserve No. 134

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5490	Nov.	15	Montana, restoration of lands withdrawn for Power Site Reserve No. 47
5491	Nov.	18	District of Columbia, Civil Service Commission, authorization to maintain a list of eligibles for vacancies in the municipal government
5492	Nov.	18	Colorado, restoration of lands withdrawn for Public Water Reserve No. 62
5493	Nov.	18	Philippine Islands, restoration of portion of Augur Barracks Military Reservation
5494	Nov.	18	Washington, revocation of lands withdrawn for resurvey and such lands opened to entry
5495	Nov.	22	Wyoming, land withdrawal for Public Water Reserve No. 136
5496	Nov.	22	Nevada, revocation of lands withdrawn for Public Water Reserve No. 29, Nevada No. 1
5497	Nov.	24	New Mexico, restoration of lands withdrawn for Power Site Reserve No. 547
5498	Nov.	25	Salton Sea Wildlife Refuge, Calif., establishment
5499	Nov.	28	Utah, revocation of lands withdrawn for coal lands classification, Utah No. 1 and Utah No. 12
5500	Dec.	2	Alaska, land withdrawal for the Alaska Road Commission
5501	Dec.	2	Mrs. Eva MacFate, exemption from civil service rules on reinstatement
5502	Dec.	2	Virgin Islands, regulations governing the dispensation of narcotic drugs
5503	Dec.	4	Mrs. Pearl McIntosh, exemption from civil service rules on appointment
5504	Dec.	4	Idaho, land withdrawal for target range
5505	Dec.	8	Mississippi, lands transferred to the jurisdiction of the Secretary of the Interior
5506	Dec.	8	Colorado, revocation of lands withdrawn for resurvey and such lands opened to entry
5507	Dec.	8	Paducah, Ky., customs port of entry abolished
5508	Dec.	10	Utah, land withdrawal for classification and purposes of flood control
5509	Dec.	10	New Mexico, revocation of lands withdrawn for resurvey and such lands opened to entry
5510	Dec.	10	Wyoming, restoration of lands withdrawn for Power Site Reserve No. 5
5511	Dec.	11	Louisiana, land withdrawal for classification and possible inclusion in a national forest
5512	Dec.	11	California, land withdrawal for the protection of the Los Angeles water supply system
5513	Dec.	13	Civil Service Rules, Schedule B, Subdivision X, amendment
5514	Dec.	15	Christmas, 1930

No.	1930		Subject
5515	Dec.	15	Utah, revocation of lands withdrawn for Bird Island Wildlife Refuge
5516	Dec.	17	Umatilla Indian Reservation, Oreg., extension of trust period on allotments
5517	Dec.	17	Chugach National Forest, Alaska, exclusion of lands from, and such lands opened to entry
5518	Dec.	19	New Mexico, revocation of lands withdrawn for resurvey and such lands opened to entry
5519	Dec.	23	Robert Peet Skinner, retention in the Foreign Service as Envoy Extraordinary and Plenipotentiary to Greece
5520	Dec.	23	Mrs. Lulie Hunt Turnipseed, exemption from civil service rules on appointment
5521	Dec.	31	Hawaii, restoration of portion of Fort Shafter and Hawaii Arsenal Military Reservations
5522	Dec.	31	Arizona, land withdrawal for classification and pending legislation
5523	Dec.	31	Mr. John W. Martyn, inclusion in the classified service
	193	31	
5524	Jan.	5	Colorado, revocation of lands withdrawn for resurvey and such lands opened to entry
5525	Jan.	5	Utah, land withdrawal for classification and pending legislation
5526	Jan.	7	Consular Regulations, amendment
5527	Jan.	7	Mrs. Mildred Barnes McInturff, exemption from civil service rules on appointment
5528	Jan.	7	Hawaii, restoration of portion of Upolu Airplane Field
5529	Jan.	8	Mrs. Leafie E. Dietz, designation to sign land patents
5530	Jan.	9	Two Harbors, Minn., customs port of entry abolished
5531	Jan.	13	New Mexico, land withdrawal for resurvey
5532	Jan.	15	Washington, Federal Power Commission, authorization to issue a permit for a project on Reservoir Site Reserve No. 1
5533	Jan.	16	Oregon, Federal Power Commission, authorization to issue a project license to the Odell Lake Co. for construction on Reservoir Site Reserve No. 16
5534	Jan.	21	Montana and Nevada, land withdrawal for Public Water Reserve No. 137
5535	Jan.	21	Montana, restoration of lands withdrawn for Power Site Reserve No. 510
5536	Jan.	21	Montana, restoration of lands withdrawn for Power Site Reserve No. 397
5537	Jan.	21	California, restoration of lands withdrawn for Potash Reserve No. 2, California No. 1
5538	Jan.	23	Colorado, land withdrawal for resurvey

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5539	Jan.	23	Ponca Indian Reservation, Okla., extension of trust period on allotments
5540	Jan.	26	Charles Sheldon Wildlife Refuge, Nev., establishment
5541	Jan.	27	Oregon, restoration of lands withdrawn for power site reserves
5542	Jan.	27	California, land withdrawal for resurvey
5543	Jan.	30	Idaho, restoration of lands withdrawn for Power Site Reserve No. 283
5544	Jan.	30	Civil Service Rules, Schedule A, Subdivision III, amendment
5545	Jan.	30	Civil Service Rules, Schedule B, Subdivision I, Paragraph 7, revocation
5546	Jan.	31	Cheyenne River Indian Reservation, S. Dak., extension of trust period on allotments
5547	Jan.	31	New Mexico, land withdrawal for resurvey
5548	Jan.	31	New Mexico, land withdrawal for resurvey
5549	Feb.	5	Instructions to Diplomatic Officers, amendment
5550	Feb.	6	California, land withdrawal for classification and in aid of the administration and control of the Government-owned oil and gas deposits in Kettleman Hills Field
5551	Feb.	7	New Mexico, land withdrawal for resurvey
5552	Feb.	9	Utah, revocation of lands withdrawn containing oil shale to permit the issuance of trust patents to Ma-chook-a-rats (Chester) and Jimmie Colorow, Uncompandere Ute Indians
5553	Feb.	9	Mrs. Nixon S. Plummer, exemption from civil service rules on appointment
5554	Feb.	9	Mrs. Helen R. Witt, exemption from civil service rules on appointment
5555	Feb.	11	New Mexico, land withdrawal for resurvey
5556	Feb.	11	Prairie Band of Potawatomi Indians, Kans., extension of trust period on allotments
5557	Feb.	13	Pine Ridge Indian Reservation, S. Dak., extension of trust period on allotments
5558	Feb.	16	New Mexico, land withdrawal for resurvey
5559	Feb.	16	Colorado, land withdrawal pending legislation to make such lands a grant to the Colorado School of Mines
5560	$\mathbf{Feb}.$	16	Civil Service Rules, Schedule A, amendment
5561	Feb.	18	Hawaii, restoration of United States agricultural experiment station lánds
5562	Feb.	20	Mississippi, land withdrawal for lighthouse purposes
5563	Feb.	23	Mrs. Margaret Kane, exemption from civil service rules on appointment
5564	Feb.	25	Oregon, restoration of lands withdrawn for Power Site Reserves No. 145 and 566
5565	Feb.	25	Foreign Service, regulations governing appointments

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5566	Feb.	27	Virgin Islands, government transferred from the jurisdiction of the Navy Department to the Interior Department
5567	Feb.	28	Montana, restoration of lands withdrawn for Power Site Reserve No. 512
5568	Mar.	3	Chugach National Forest, Alaska, exclusion of lands from, and such lands opened to entry
5569	Mar.	3	Florida, revocation of lands withdrawn for survey and such lands opened to entry
5570	Mar.	3	Civil Service Rule IX, Section 1, amendment
5571	Mar.	5	Arizona, land withdrawal for resurvey
5572	Mar.	7	Idaho, authorization to approve L. E. Strout's application for right-of-way for an irrigation project across lands withdrawn for classification
5573	Mar.	7	Utah, land withdrawal for classification and possible inclusion in a national monument
5574	Mar.	11	Chugach National Forest, Alaska, exclusion of lands from, and such lands opened to entry
5575	Mar.	12	Fond du Lac Band of Chippewa Indians, Minn., extension of trust period on allotments
5576	Mar.	13	New Mexico, revocation of lands withdrawn for resurvey and such lands opened to entry
5577	Mar.	13	Oakland, Calif., customs port of entry abolished
5578	Mar.	13	Port of San Francisco, Calif., designation changed to the port of San Francisco-Oakland and extension of port limits
5579	Mar.	16	Crescent Lake Wildlife Refuge, Nebr., establishment
5580	Mar.	16	Agua Caliente Band of Mission Indians, Calif., extension of trust period on allotments
5581	Mar.	17	California, land withdrawal for classification and pending legislation
5582	Mar.	18	Alaska, land withdrawal for the investigation, examination and classification of coal lands
5583	Mar.	30	Rates of rental and subsistence allowances for officers of the various services
5584	Mar.	30	Civil Service Rules, Schedule A, Section VIII, Paragraph 5(d) amendment
5585	Mar.	30	California, land withdrawal for resurvey
5586	Mar.	30	North Dakota, land withdrawal for classification and possible inclusion in a wildlife refuge
5587	Mar.	30	Colorado, revocation of lands withdrawn for resurvey and such lands opened to entry
5588	Mar.	31	Civil Service Rules, Schedule A, amendment
5589	Apr.	1	Idaho, land withdrawal for townsite purposes
5590	Apr.	1	Montana, restoration of lands withdrawn for Petroleum Reserve No. 40, Montana No. 1

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5591	Apr.	1	Mrs. Grace McMahan Tyndall, exemption from civil service rules on appointment
5592	Apr.	3	Wyoming, lands, transfer of jurisdiction from the Interior Department to the War Department
5593	Apr.	4	Colorado, land withdrawal for Public Water Reserve No. 139
5594	Apr.	6	Nevada and Wyoming, land withdrawal for Public Water Reserve No. 138
5595	Apr.	9	Hon. Nicholas Longworth, display of flag honoring
5596	Apr.	9	Nevada, land withdrawal for resurvey
5597	Apr.	9	New Mexico, restoration of lands withdrawn for Public Water Reserve No. 86
5598	Apr.	10	New Mexico, restoration of coal land withdrawal, New Mexico No. 6
5599	Apr.	13	Capt. Washington C. McCoy, inclusion in the classified service
5600	Apr.	16	Oregon, land withdrawal for an agricultural field station
5601	Apr.	16	Oregon, land withdrawal for classification and pending legislation
5602	Apr.	20	Virgin Islands, government property placed under control of the Interior Department
5603	Apr.	20	Wyoming, land withdrawal for resurvey
5604	Apr.	20	Mr. Cecil Alexander, exemption from civil service rules on appointment
5605	Apr.	21	Expense and per diem allowances for civilian officers and employees while traveling, revocation of rules governing, effective July 1, 1931
5605A	Apr.	21	Radio frequencies, assignment to Government radio stations
5606	Apr.	22	Fallon Wildlife Refuge, Nev., establishment
5607	Apr.	22	Hawaii, lands restored from Kahauiki and Hawaii Arsenal Military Reservations, correction of land descriptions
5608	Apr.	22	Sasabe, Ariz., designation as a customs port of entry
5609	Apr.	23	National Home for Disabled Volunteer Soldiers, former employ- ees, now employees of the Veterans' Administration, inclusion in the classified service
5610	Apr.	24	Civil Service Rules, veteran's preference, amendment
5611	Apr.	24	Arizona, land withdrawal for San Carlos irrigation project
5612	Apr.	25	Council of Personnel Administration, establishment
5613	Apr.	28	Hawaii, land withdrawal for an addition to Bishops Point Military Reservation
5614	May	1	Government budget, regulations governing the reporting of expenditures by the Treasury Department
5615	May	1	Idaho, transfer of lands from St. Joe National Forest to Clear- water National Forest
5616	May	2	Idaho and Montana, transfer of lands between Pend Oreille and Kootenai National Forests

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5617	May	4	Mrs. Elsie K. Demshock, exemption from civil service rules on appointment
5618	May	11	Crook National Forest, Ariz., exclusion of lands from, for townsite purposes
5619	May	11	Deerlodge National Forest, Mont., exclusion of lands from, and such lands opened to entry
5620	May	13	Mrs. Dorothy I. Sinnott, exemption from civil service rules on appointment
5621	May	13	Consular Regulations, amendment
5622	May	15	Philippine Islands, Federal employees, inclusion in the classified service
5623	\mathbf{May}	15	California, land withdrawal for resurvey
5624	May	15	Foreign Service quarters, regulations for the occupation and maintenance
5625	May	18	Interior Department, Field Service, Saturday working hours
5626	May	18	Kickapoo Indians, Kans., extension of trust period on allotments
5627	May	20	Federal employees residing in Arlington, Va., permission to participate in local government
5628	May	20	Mrs. Amy Cowing, exemption from civil service rules on appointment
5629	May	21	Montana, land withdrawal for Public Water Reserve No. 141
5630	May	25	Washington, lands transferred from the jurisdiction of the Navy Department to the Interior Department and reservation of part of the lands for lighthouse purposes
5631	May	26	California, land withdrawal for municipal water supply purposes
5632	May	27	North Dakota, revocation of lands withdrawn for classification and such lands opened to entry
5633	May	28	California, land withdrawal for resurvey
5634	June	1	Washington, transfer of lands from Mount Baker National Forest to Snoqualmie National Forest
5635	June	2	Mr. Arthur B. Landt, exemption from civil service rules on appointment
5636	June	3	Civil Service Rules, Schedule B, amendment
5637	June June	4	Hawaii, restoration of portion of Keaahala Military Reservation Radio frequencies, assignment to Government radio stations
5638 5638A	_	8 8	Radio frequencies, assignment to Government radio stations
5639	June	8	Wyoming, coal land withdrawal, Wyoming No. 1, modification,
			to permit the withdrawal of lands for an aviation field
5640 5641	June	8	California, land withdrawal for resurvey
5641 5649	June	8	Alaska, restoration of lands from Salmon Hatchery Reservation Foreign Service, regulations for administering
5642 5642	June June	8	Foreign Service, regulations for administering Foreign Service, representation and post allowances, regula-
5643		8	tions governing
5644	June	8	Foreign Service, designation of "unhealthful" posts

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5645	June	8	Alien Property Custodian, delegation of further powers under Trading with the Enemy Act
5646	June	9	Idaho, transfer of lands from Selway National Forest to Bitter- root National Forest
5647	June	9	Income tax returns, inspection
5648	June	11	Foreign Service, regulations governing accounts and returns
5649	June	12	Mrs. Helen Terrill Mays, exemption from civil service rules on appointment
5650	June	18	Oregon, land withdrawal for Public Water Reserve No. 142
5651	June	18	Minnesota, revocation of lands withdrawn for classification and such lands opened to entry
5652	\mathbf{June}	18	Colorado, land withdrawal for resurvey
5653	June	20	Colorado, restoration of lands withdrawn for Power Site Reserve No. 81
5654	June	20	Montana, land withdrawal for an addition to Duck Creek ranger station for the administration of Helena National Forest
5655	June	22	Arizona, restoration of lands withdrawn for Public Water Reserve No. 72
5656	June	22	Wyoming, land withdrawal for resurvey
5657	June	24	Civil Service Rules, Schedule A, Subdivision II, Paragraph 2, amendment
5658	June	24	Executive orders and proclamations, regulations governing form, style, and safeguarding of the text
5659	June	2 5	Mrs. Florence R. Hopskins, exemption from civil service rules on appointment
5660	June	26	Nevada, lands, transfer of jurisdiction from the Navy Department to the Interior Department
5661	July	1	Consular Regulations, amendment
5662	July	1	Civil Service Rules, Schedule A, Subdivision IX, amendment
5663	July	1	Horace Paul Bestor, designation as a Farm Loan Commissioner
5664	\mathbf{July}	2	Nevada, land withdrawal for use as a naval ammunition depot
5665	July	2	Mr. A. D. Forsythe, exemption from civil service rules on appointment
5666	July	3	Commerce Department, persons holding local offices, permission to receive an appointment in the Commerce Department
5667	July	6	Oregon, land withdrawal for resurvey
5668	July	6	Wyoming, land withdrawal for target range
5669	July	14	Montana and Utah, restoration of lands withdrawn for Public Water Reserve No. 49, Montana No. 4 and Public Water Reserve No. 1, Utah No. 1
5670	July	22	Oregon, transfer of lands from the War Department to Suislaw National Forest

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5671	July	29	Wisconsin, Minnesota, North Dakota, Montana, Wyoming, Idaho, Washington, and Oregon, land withdrawal pending legislation
5672	Aug.	3	Colorado and Wyoming, land withdrawal for Public Water Reserve No. 143
5673	Aug.	4	Tongass National Forest, Alaska, exclusion of lands from, and such lands opened to entry
5674	Aug.	7	California, revocation of lands withdrawn for resurvey and such lands opened to entry
5675	Aug.	7	Utah, revocation of lands withdrawn for resurvey and such lands opened to entry
5676	Aug.	7	Washington, Reservoir Site Reserve No. 1, modification, authorizing Federal Power Commission to issue a project license
5677	Aug.	10	New Mexico, revocation of lands withdrawn for resurvey and such lands opened to entry
5678	Aug.	10	Utah, revocation of lands withdrawn for resurvey and such lands opened to entry
5679	Aug.	10	Wyoming, revocation of lands withdrawn for resurvey and such lands opened to entry
5680	Aug.	10	Civil Service Rule II, Schedule A, Subdivision VIII, Section 3, amendment
5681	Aug.	12	California, land withdrawal for resurvey
5682	Aug.	12	New Mexico, land withdrawal for resurvey
5683	Aug.	12	Oregon, land withdrawal for lookout station
5684	Aug.	12	Utah, land withdrawal for classification
5685	Aug.	12	New Mexico, revocation of lands withdrawn for resurvey and such lands opened to entry
5686	Aug.	12	California, Reservoir Site Reserve No. 17, modification, authorizing Federal Power Commission to issue a project license
5687	Aug.	18	Wyoming, land withdrawal for resurvey
5688	Aug.	18	Colorado, revocation of lands withdrawn for resurvey and such lands opened to entry
5689	Aug.	18	Arizona, authorization for Western Gas Co. to run a natural gas pipeline within the United States-Mexico international boundary strip
5690	Aug.	20	Philippine Islands, land withdrawals in the provinces of Zambales and Luzon for chromite deposits
5691	Aug.	21	Civil Service Rules, Schedule A, Subdivision XVIII, amendment
5692	Aug.	24	Hawaii, Aiea Military Reservation, amendment of land description
5693	Aug.	24	Hawaii, Punchbowl Hill Military Reservation, correction of land description
$\boldsymbol{5694}$	Aug.	25	Oregon, land withdrawal pending legislation

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5695	Aug.	27	Mrs. Marie V. Abernethy, exemption from civil service rules on appointment
5696	Aug.	27	Civil Service Rules, Schedule B, Subdivision IV, amendment
5697	Aug.	28	Mrs. Caroline J. Skilton, exemption from civil service rules on appointment
5698	Aug.	31	Colorado, revocation of lands withdrawn for resurvey and such lands opened to entry
5699	Aug.	31	Oregon, revocation of lands withdrawn for resurvey and such lands opened to entry
5700	Aug.	31	Public Health Service officers, permission to hold territorial, local, and State offices and territorial, local, and State health officer and employees permission to hold office in the Public Health Service upon approval or necessity
5701	Aug.	31	Mr. John W. Harrison, exemption from civil service rules on appointment
5702	Sept.	1	Oregon, land withdrawal for a sea lion refuge
5703	Sept.	1	Wyoming, restoration of lands withdrawn for Power Site Reserve No. 137
5704	Sept.	2	Panama Canal Zone, delimiting judicial districts
5705	Sept.	3	Hon. Adolph G. Wolf, designation as Acting Judge of the District Court of the United States for Porto Rico
5706	Sept.	4	Mrs. Mary J. A. Hangliter, Mrs. Margaret B. Hillyard, Mrs. Catherine Lehmkuhl, and Miss Frances N. Kane, exemption from civil service rules on appointments
5707	Sept.	4	Foreign Service quarters, regulations governing occupation and maintenance
5708	Sept.	8	Uintah Railway Co., authorization for a right-of-way across certain withdrawn lands in Utah
5709	Sept.	11	California, land withdrawal for resurvey
5710	Sept.	14	Naval airspace and defensive sea areas, reservation for national defense and other governmental purposes
5711	Sept.	14	Montana, land withdrawal for classification and pending legislation
5712	Sept.		Arizona, land withdrawal pending legislation
5713	Sept.	14	Wyoming, coal land withdrawal, Wyoming No. 1, modification to permit the withdrawal and use of lands for the maintenance of air navigation facilities
5714	Sept.	15	California, land withdrawal for Soldiers Mountain and Sugar Loaf lookout sites for the administration of Shasta National Forest
5715	Sept.	16	Hawaii, restoration of portion of Barracks Lot Military Reservation
5716	Sept.	16	National Commission on Law Observance and Enforcement, records transferred to the Justice Department

5717 Sept. 17 California, Federal Power Comma license for a project on Public 5718 Sept. 17 California, revocation of lands with 5719 Sept. 17 Michigan, land withdrawal for ligit 5720 Sept. 18 Mrs. Gladys W. Eldridge, exempt appointment. 5721 Sept. 19 Upper Mississippi River Wildlife lands from Wisconsin, Illinois, I 5722 Sept. 22 Government Island, Calif., Unite ance of the land title from the company of the sept. 22 Uintah Railway Co., authorization across certain lands withdrawn	c Water Reserve No. 161 thdrawn for classification
a license for a project on Public 5718 Sept. 17 California, revocation of lands wi 5719 Sept. 17 Michigan, land withdrawal for lig 5720 Sept. 18 Mrs. Gladys W. Eldridge, exempt appointment. 5721 Sept. 19 Upper Mississippi River Wildlife lands from Wisconsin, Illinois, I 5722 Sept. 22 Government Island, Calif., Unite ance of the land title from the c 5723 Sept. 22 Uintah Railway Co., authorization	c Water Reserve No. 161 thdrawn for classification
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	eity of Alameda, Calif.
	in Utah
5724 Sept. 22 Civil Service Rules, Schedule A, St	
5725 Sept. 24 Toiyabe National Forest, Nev., in	
5726 Sept. 26 Arizona, land withdrawal for W. administration of Prescott Nati	onal Forest
5727 Sept. 29 Locomotive Springs Migratory F ment	
5728 Sept. 29 Otoe and Missouria Indians, Okon allotments	la., extension of trust period
5729 Oct. 2 California, land withdrawal for res	
5730 Oct. 8 Walker River Indian Reservation period on allotments	
5731 Oct. 13 Civil Service Rules, Schedule A,	
5732 Oct. 14 California, land withdrawal for loc	okout station
5733 Oct. 16 Wyoming, coal land withdrawal, to permit a withdrawal of lands	for an air navigation site
5734 Oct. 17 Warm Springs Indian Reservation period on allotments	
5735 Oct. 20 New Mexico, revocation of lands such lands opened to entry	
5736 Oct. 20 Philippine Islands, land withdraw	
5737 Oct. 22 Consular Regulations, amendment	
5738 Oct. 29 Mrs. Louise A. Gallivan, exemp on appointment	
5739 Oct. 30 Idaho, restoration of lands withd No. 117	
5740 Oct. 31 St. Marks Migratory Bird Refuge	
5741 Nov. 2 Wyoming, revocation of lands wit lands opened to entry	•
5742 Nov. 3 Mr. William C. White, exemptio appointment	
5743 Nov. 7 Arkansas, revocation of lands wit such lands opened to entry	thdrawn for classification and

No.	Date 1931		Subject
5744	Nov.	7	Colorado, restoration of lands withdrawn for Power Site Reserve No. 2
5 74 5	Nov.	7	Wyoming, restoration of lands withdrawn for Power Site Reserves No. 5 and 30
5746	Nov.	10	Yakima Indian Reservation, Wash., extension of trust period on allotments
5747	Nov.	11	Big Lake Bird Reservation, Ark., modification of boundaries
5748	Nov.	12	Savannah River Bird Refuge, S.C., abolished and the Savannah River Wildlife Refuge, Georgia and South Carolina, estab- lished
5749	Nov.	20	Colorado, revocation of lands withdrawn for resurvey and such lands restored to the Rio Grande National Forest
5750	Nov.	23	California, revocation of lands withdrawn for lighthouse purposes
5751	Dec.	3	Colorado, land withdrawal for classification
5752	Dec.	3	New Mexico, transfer of lands from Datil National Forest to Cibola National Forest and the name of Manzano National Forest changed to Cibola National Forest
5753	Dec.	7	Civil Service Rule VII, Section 2, amendment
5754	Dec.	7	Alaska, land withdrawal for Public Water Reserve No. 144
5755	Dec.	10	Mississippi, land withdrawal for classification and possible in- clusion in a national forest
5756	Dec.	16	Montana, transfer of lands from Lewis and Clark National Forest to Helena National Forest
5757	Dec.	16	Montana, transfer of lands from Madison National Forest to Deerlodge National Forest and from Deerlodge National Forest to Beaverhead National Forest
5758	Dec.	16	Montana, transfer of lands from Lolo National Forest to Cabinet National Forest
5759	Dec.	16	Montana, transfer of lands from Madison, Missoula, and Helena National Forests to Deerlodge National Forest and exclusion of certain lands from Deerlodge National Forest
5760	Dec.	16	Montana, transfer of lands from Madison National Forest to Gallatin National Forest
5761	Dec.	16	Montana, transfer of lands from Bitterroot and Missoula National Forests to Lolo National Forest
5762	Dec.	18	Mrs. Florence F. Burton, exemption from civil service rules on appointment
5763	Dec.	22	Christmas, 1931
5764	Dec.	22	Civil Service Rule V, Section 4, amendment
5765	Dec.	24	New Mexico, transfer of lands from Datil National Forest to Gila National Forest
5766	Dec.	30	Mrs. Yetta B. Floyd, exemption from civil service rules on appointment

No.	Date		Subject			
1931		31				
5767	Dec.	30	Mrs. Hallie D. Stotler, exemption from civil service rules or appointment			
5768	Dec.	30	Indian reservations, extension of trust period on allotments			
5769	Dec.	30	Idaho, restoration of lands withdrawn for Phosphate Reserve No. 9, Idaho No. 2			
5770	Dec.	30	Port Everglades, Fla., designation as a customs port of entry			
	198	32				
5771	Jan.	4	Hawaii, Schofield Barracks Military Reservation, restoration of portion of lands for a road right of way			
5772	Jan.	11	Uintah Railway Co., authorization for a railroad right-of-way across lands withdrawn in Utah			
5773	Jan.	11	Consular Regulations, amendment			
5774	Jan.	13	Civil Service Rules, Schedule A, Subdivision XVIII, Paragraph 12, amendment			
5775	Jan.	15	Miners in the Bureau of Mines, transferred from the noncom petitive to the competitive service			
5776	Jan.	18	Civil Service Rule VI, Paragraph 1, amendment			
5777	Jan.	19	Civil Service Rules, Schedule B, Subdivision IV, Paragraph 3, amendment			
5778	Jan.	19	Payment of prevailing rate of wages in public building contracts stipulations			
5779	Jan.	21	Tongass National Forest, Alaska, exclusion of lands from, and such lands opened to entry			
5780	Jan.	25	Arizona and Utah, restoration of lands withdrawn for Public Water Reserve No. 34, Arizona No. 5 and Public Water Reserve No. 1, Utah No. 1			
5781	Jan.	28	Mrs. Florence C. Brock, exemption from civil service rules or appointment			
5782	Jan.	28	Hutton Lake Migratory Bird Refuge, Wyo., enlargement			
5783	Jan.	29	Bamforth Lake Migratory Bird Refuge, Wyo., enlargement			
5784	Jan.	29	Alaska, land withdrawal for use by the Alaska Road Commission			
5785	Jan.	29	New Mexico, revocation of lands withdrawn for resurvey			
5786	Jan.	30	Defensive sea area off the coast of North Carolina, establishment			
5787	Feb.	2	Civil Service Rules, Schedule A, Subdivision VI, amendment			
5788	Feb.	2	Panama Canal Zone, regulations governing the size, weight, and speed of motor vehicles on public highways			
5789	Feb.	2	California, land withdrawal for resurvey			
5790	Feb.	2	New Mexico, land withdrawal for resurvey			
5791	Feb.	2	Colorado, land withdrawal for resurvey			
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No.	Dat	e	Subject
	193	32	
5793	Feb.	3	Wyoming, revocation of lands withdrawn for resurvey and such lands opened to entry
5794	Feb.	5	California, land withdrawal for a lookout station
5795	Feb.	9	Wyoming, restoration of lands withdrawn for Power Site Reserve No. 190
5796	Feb.	10	Illinois and Wisconsin, land withdrawal for classification and pending legislation
5797	Feb.	11	Wyoming, revocation of lands withdrawn for resurvey and such lands opened to entry
5798	Feb.	11	Oregon, restoration of lands withdrawn for Power Site Reserve No. 660
5799	Feb.	15	McClellan Peak lookout site, Nev., land withdrawal for the administration of Tahoe National Forest
5800	Feb.	17	Montana, transfer of lands from Gallatin and Beartooth National Forests to Absaroka National Forest
5801	Feb.	17	Montana and South Dakota, transfer of lands from Absaroka and Beartooth National Forests to Custer National Forest
5802	Feb.	17	Mr. Sinclair A. Wilson, exemption from civil service rules on appointment
5803	Feb.	19	Oregon, land withdrawal for a fish cultural station
5804	Feb.	23	Miss Ann Halloran, exemption from civil service rules on appointment
5805	Feb.	23	New Mexico, land withdrawal for resurvey
5806	Feb.	25	Alaska, restoration of lands withdrawn for townsite purposes and such lands to be used for an airport
5807	Feb.	25 25	Colorado, land withdrawal for resurvey
5808 5809	Feb. Feb.	25 27	Long Lake Migratory Bird Refuge, N. Dak., enlargement New Mexico, revocation of lands withdrawn for resurvey and such lands to be included in the Santa Fe National Forest
5810	Feb.	27	Utah, revocation of lands withdrawn for resurvey
5811	Feb.	27	Mrs. Wanda Coolidge Carver, exemption from civil service rules on appointment
5812	Feb.	29	Consular Regulations, amendment
5813	Feb.	29	Alaska, land withdrawal for investigation, examination, and classification of coal lands
5814	Mar.	1	Ocala National Forest and Ocala National Game Refuge, Fla., enlargements
5815	Mar.	9	Alaska, land withdrawal for investigation, examination, and classification of coal lands
5816	Mar.	9	Montana, restoration of lands withdrawn for Power Site Reserve No. 155
5817	Mar.	10	Civil Service Rules, Schedule B, Subdivision III, Paragraph 2, amendment

No.	Da	te	Subject
	19	932	
5818	Mar.	10	Washington, land withdrawal for classification and possible inclusion in a migratory bird refuge
5819	Mar.	. 12	Colorado, revocation of lands withdrawn for resurvey and such lands opened to entry
5820	Mar.	16	Arkansas, revocation of lands withdrawn for resurvey and such lands to be included in Ouachita National Forest
5821	Mar.	17	Mr. Joseph H. Hopkins, suspension of age limit requirement to permit appointment
5822	Mar.	19	Fred Scott, exemption from civil service rules on appointment
5823	Mar.	21	Colorado, revocation of lands withdrawn for resurvey and such lands opened to entry
5824	Mar.	22	Income tax returns, inspection
5825	Mar.	26	Foreign Service, leaves of absence
5826	Mar.		Colorado National Forest, Colo., name changed to Theodore Roosevelt National Forest
5827	Mar.		California, land withdrawal for military purposes
5828	Mar.		Nevada, land withdrawal for naval ammunition depot
5829	Mar.		New Mexico, land withdrawal for resurvey
5830	Apr.	4	War Minerals Relief Act, authorization given the Secretary of the Interior to appoint persons, without compliance with civil service rules, to administer the act
5831	Apr.	4	Mrs. Ruth Bascot Dartt, exemption from civil service rules on appointment
5832	Apr.	7	Fort St. Michael Military Reservation, Alaska, reserved for use by the Justice Department
5833	Apr.	8	Minnesota, land withdrawal for classification and possible inclusion in a national forest
5834	Apr.	8	Montana, transfer of lands from Jefferson National Forest to Lewis and Clark National Forest
5835	Apr.	13	Customs ports of entry, extension of limits of Ambrose, N. Dak., St. John, N. Dak., Noyes, Minn., and Blaine, Wash.
5836	Apr.	13	California and Nevada, land withdrawal pending definite location of right-of-way for transmission lines from Boulder Canyon Project to Los Angeles
5837	Apr.	13	Tariff of United States Consular Fees, amendment
5838	Apr.	18	Oregon, land withdrawal pending legislation
5839	Apr.	19	Mr. Ralph A. Vestal, exemption from civil service rules on appointment
5840	Apr.	21	New Mexico, revocation of lands withdrawn for resurvey and such lands to be included in Santa Fe National Forest
5841	Apr.	23	Suislaw National Forest, Oreg., exclusion of lands from
5842	Apr.	28	Hon. Emilio Del Toro, designation as Acting Judge of the District Court of the United States for Porto Rico

No.	Date 1932		Subject
5843	Apr.	28	California, land withdrawal for classification and pending legislation; revocation of lands withdrawn for Indian allotments
5844	Apr.	28	Michigan, revocation of lands withdrawn for resurvey and such lands to be included in Huron National Forest
5845	Apr.	28	Minnesota, revocation of lands withdrawn for resurvey and such lands to be included in Superior National Forest
5846	May	2	Colorado, land withdrawal for classification and possible inclusion in the Rocky Mountain National Park
5847	May	7	Warren Benjamin, exemption from civil service rules on appointment
5848	May	16	Tariff of United States Consular Fees, amendment
5849	May	19	Panama Canal Zone, lands opposite Balboa, transfer of jurisdiction to the Navy Department for a naval base
5850	Máy	25	Tucson, Ariz., municipal aviation field, transfer of jurisdiction to the Government for military purposes
5851	May	28	Mrs. Nesta Stephens Long, exemption from civil service rules on appointment
5852	June	1	Mrs. Gladys L. Knight, exemption from civil service rules on appointment
5853	June	3	George H. Rolfe, suspension of age limit requirement to permit examination
5854	June	3	Northern Pacific Halibut Fishery, establishment of a patrol for protection
5855	June	6	Radio frequencies, assignment to Government radio stations
5855A	June	6	Radio frequencies, assignment to Government radio stations
5856	June	11	Tongass National Forest, Alaska, exclusion of lands from, and such lands opened to entry
5857	June	16	Consular Regulations, amendment
5858	June	17	Semidi Islands Wildlife Refuge, Alaska, establishment
5859	June	21	Civil Service Rules, Schedule A, Subdivision III, Paragraph 10, revocation
5860	June	22	Passports, regulations governing the granting and issuing
5861	June	23	Eugene R. Capozio, exemption from civil service rules on appointment
5862	June	23	Colorado, land withdrawal for resurvey
5863	June	23	Nevada, transfer of lands from the Toiyabe National Forest to Nevada National Forest
5864	June	23	Oregon, land withdrawal for lookout station
5865	June	27	Flight regulations for various branches of the military
5866	June	28	Rates of pay and allowances of enlisted personnel of the various services

No.	Dat	e 	Subject			
	1932		32			
5867	June	28	Shenandoah National Forest, Virginia and West Virginia, name changed to George Washington National Forest, Virginia and West Virginia			
5868	June	28	California, restoration of lands withdrawn for Reservoir Site Reserve No. 17			
5869	June	30	Aliens, documents necessary to enter the United States			
5870	June	30	Government Travel Regulations, standardization and modification			
5871	June	30	Sick leave of absence, regulations governing			
5872	June	30	Retirement, compulsory, exemption of certain individuals			
5873	June	30	Retirement, compulsory, exemption of certain individuals			
5874	June	30	Retirement, compulsory, exemption of certain individuals			
5875	June	30	Retirement, compulsory, exemption of certain individuals			
5876	June	30	Montana, restoration of lands withdrawn for coal, Montana No. 7 and Montana No. 11			
5877	July	5	Colorado, revocation of lands withdrawn for resurvey and such lands opened to entry			
5878	July	6	Rates of rental and subsistence allowances for officers of the various services			
5879	July	7	Mrs. A. Blondell Howe, exemption from civil service rules on appointment			
5880	July	9	Panama Canal Zone, delimiting judicial districts			
5881	July	9	Retirement, compulsory, exemption of certain individuals			
5882	July	9	Crater National Forest, Oreg., name changed to Rogue River National Forest			
5883	July	11	Colorado, revocation of lands withdrawn for resurvey and such lands opened to entry			
5884	July	11	Wyoming, revocation of lands withdrawn for resurvey and such lands opened to entry			
5885	July	12	California National Forest, Calif., name changed to Mendocino National Forest			
5886	\mathbf{July}	12	Wyoming, land withdrawal for resurvey			
5887	July	14	Administrative furloughs, regulations governing			
5888	July	16	Panama Canal Zone, regulations governing the transportation of liquors over highways and waterways			
5889	July	16	San Carlos Indian irrigation project, Ariz., land withdrawal for project			
5890	July	16	California, revocation of lands withdrawn for air mail beacon sites and landing fields			
5891	July	16	Oregon, land withdrawal for classification and possible inclusion in a migratory bird refuge			
5892	July	20	Radio Division of the Commerce Department, transferred to the Federal Radio Commission			

No.	Date 1932		Subject
5893	July	26	Mr. Lamar Costello, exemption from civil service rules on appointment
5894	July	26	Colorado, land withdrawal for resurvey
5895	July	26	Florida, revocation of lands withdrawn for resurvey
5896	July	29	Retirement, compulsory, exemption of certain individuals
5897	July	30	William Bertrand Acker, exemption from compulsory retirement
5898	Aug.	2	Arizona, land withdrawal pending legislation
5899	Aug.	2	Wyoming, restoration of lands withdrawn for Public Water Reserve No. 2, Wyoming No. 1
5900	Aug.	10	Oregon, land withdrawal for classification and pending legislation
5901	Aug.	18	Civil Service Rules, Schedule A, Subdivision IX, amendment
5902	Aug.	18	California, land withdrawal for Public Water Reserve No. 145
5903	Aug.	18	Nevada, land withdrawal for classification and possible inclusion in a migratory bird refuge
5904	Aug.	18	Wyoming, land withdrawal for use by the Navy Department for Naval Petroleum Reserve No. 3
5905	Aug.	18	Mrs. Sarah L. Curtiss, exemption from civil service rules on appointment
5906	Aug.	18	California, Federal Power Commission authorization to issue a license for a project on Reservoir Site Reserve No. 17
5907	Aug.	18	Montana, New Mexico, Oregon, and Wyoming, land withdrawal for Public Water Reserve No. 146
5908	Aug.	22	California, restoration of lands withdrawn for municipal water supply purposes and right-of-way for a water conduit for Los Angeles
5909	Aug.	22	New Mexico, land withdrawal for classification and possible inclusion in a wildlife refuge
5910	Aug.	23	Tariff of United States Consular Fees, amendment
5911	Aug.	24	John W. Ginder, exemption from compulsory retirement
5912	Aug.	24	John P. McDowell, exemption from compulsory retirement
5913	Aug.	25	Hot Springs National Park, Ark., reservation of lots
5914	Aug.	26	Long Lake Migratory Bird Refuge, N. Dak., enlargement
5915	Aug.	31	California, restoration of lands withdrawn for Power Site Reserve No. 471
5916	Sept.	2	California, restoration of lands withdrawn for Power Site Reserves No. 130, 238, and 387
5917	Sept.	2	Albert D. Davis, exemption from compulsory retirement
5918	Sept.	7	Civil Service Commission, authorization to test the qualifications of applicants for the United States Military and Naval Academies
5919	Sept.	8	Oregon, restoration of lands withdrawn for Power Site Reserve No. 661
5920	Sept.	15	New Mexico, land withdrawal for resurvey
5921	Sept.	15	Retirement, compulsory, exemption of certain individuals

No.	Date 1932		Subject
5922	Sept.	17	Civil Service Rules, Schedule B, amendment
5923	Sept.	20	Oregon, land withdrawal for resurvey
5924	Sept.	20	Federal employees, dropped or furloughed for reduction of force, priority in the filling of vacancies
5925	Sept.	21	Idaho, transfer of lands from Boise and Challis National Forests to Sawtooth National Forest and from Sawtooth National Forest to Boise National Forest
5926	Sept.	23	Idaho, restoration of lands withdrawn for Power Site Reserves No. 102, 295, and 668
5927	Sept.	28	California, restoration of lands withdrawn for Power Site Reserve No. 706
5928	Sept.	29	La Pine administrative site, Oreg., lands reserved for the Forest Service for the administration of Deschutes National Forest
5929	Oct.	1	Wisconsin, land withdrawal for classification and possible inclusion in a national forest
5930	Oct.	6	Civil Service Rules, Schedule A, Subdivision VII, amendment
5931	Oct.	8	Round Top Military Reservation, Hawaii, restoration of lands withdrawn for right-of-way and withdrawal of other lands
5932	Oct.	10	for a right-of-way New Mexico, revocation of lands withdrawn for resurvey and
0904	Oct.	10	such lands opened to entry
5933	Oct.	10	Wyoming, revocation of lands withdrawn for resurvey and such
0000	000.	10	lands opened to entry
5934	Oct.	12	Colorado, revocation of lands withdrawn for resurvey and such lands opened to entry
5935	Oct.	14	Wyoming, revocation of lands withdrawn for resurvey and such lands opened to entry
5936	Oct.	18	California, land withdrawal for classification and possible inclusion in a national forest
5937	Oct.	18	Idaho, restoration of lands withdrawn for Power Site Reserves No. 8 and 223
5938	Oct.	24	Harney National Forest, S. Dak., enlargement
5939	Oct.	25	New Mexico, revocation of lands withdrawn for resurvey
5940	Oct.	26	William Bertrand Acker, exemption from compulsory retirement
5941	Oct.	26	New Mexico, restoration of lands withdrawn for Power Site Reserve No. 65
5942	Oct.	29	New Mexico, land withdrawal for resurvey
5943	Oct.	29	Colorado, revocation of lands withdrawn for resurvey and such lands opened to entry
5944	Nov.	1	Nevada, revocation of lands withdrawn for resurvey and such lands opened to entry
594 5	Nov.	3	Tule Lake Wildlife Refuge, Calif., establishment
5946	Nov.	16	Retirement, compulsory, exemption of certain individuals

No.	Date 1932		Subject
5947	Nov.	16	Tongass National Forest, Alaska, exclusion of lands from, and such lands opened to entry
5948	Nov.	16	Michigan, modification of lands withdrawn pending legislation to permit the State to select lands
5949	Nov.	16	Montana and Wyoming, land withdrawal for an approach road to Yellowstone National Park
5950	Nov.	19	Tongass National Forest, Alaska, exclusion of lands from, and such lands opened to entry
5951	Nov.	22	George R. Wales, exemption from compulsory retirement
5952	Nov.	23	Army rations, kinds and proportions
5953	Nov.		Indian reservations, extension of trust period on allotments
5954	Nov.	26	Retirement, compulsory, exemption of certain individuals
5955	Nov.	30	Gertrude Lamb, extension of trust period on allotment
5956	Dec.	1	Instructions to Diplomatic Officers, granting of unsanctioned
0000	Dec.		political asylum, regulations
5957	Dec.	7	New Mexico, restoration of lands withdrawn for Power Site Reserve No. 547
5958	Dec.	8	Arizona, land withdrawal for resurvey
5959	Dec.	9	Administrative accounting, auditing, and business methods, consolidation and coordination of governmental activites
5960	Dec.	9	United States commerce, consolidation and coordination of governmental activities
5961	Dec.	9	Labor activities, consolidation and coordination of governmental activities
5962	Dec.	9	Interior Department, consolidation and grouping of education, health, and recreation activities
5963	Dec.	9	Land utilization agencies, consolidation and grouping in the Agriculture Department
5964	Dec.	9	Public works activities, consolidation and grouping in the Interior Department
5965	Dec.	9	Merchant marine activities, consolidation and grouping in the Commerce Department
5966	Dec.	9	Coast Guard Service, unification of the border patrols, com- bining of the Immigration Border Patrol and the Customs Border Patrol
5967	Dec.	9	Veterans' Administration, transfer of certain functions to the Justice Department
5968	Dec.	9	Alien Property Custodian, transfer of duties, powers, and functions to the Justice Department
5969	Dec.	9	Employees' Compensation Commission, transfer of certain functions to the Civil Service Commission
5970	Dec.	13	Income tax returns, inspection
5971	Dec.	14	Utah, revocation of lands withdrawn for pending adjustment of
			claims

No.	No. Date 1932		Subject
5972	Dec.	15	Miss Geraldine Rollins, exemption from civil service rules or appointment
5973	Dec.	15	Consular Regulations, amendment
5974	Dec.	16	Civil Service Rules, Schedule A, Subdivision III
5975	Dec.	16	Oklahoma, transfer of a lot from the custody of the Interior Department to the Treasury Department for a Federal building site
5976	Dec.	16	Washington, land withdrawal for Greenleaf Mountain lookout site
5977	Dec.	19	Government departments and agencies, closing in the District of Columbia, December 24 and 31, 1932
5978	Dec.	19	California, revocation of lands withdrawn for resurvey and such lands opened to entry
5979	Dec.	19	New Mexico, revocation of lands withdrawn for resurvey
5980	Dec.	22	Oregon and California railroad grant lands, modification, authorization to the Interior Department to withdraw lands for air navigation facilities
5981	Dec.	22	John T. Crowley, exemption from compulsory retirement
5982	Dec.	22	Charles J. Harlow, exemption from compulsory retirement
5983	Dec.	23	California, revocation of lands withdrawn for classification and pending legislation
5984	Dec.	23	Civil Service Rule VII, Section 1, Paragraph (a), amendment
	193	3	
5985	Jan.	3	Montana, restoration of coal land withdrawal, Montana No. 8
5986	Jan.	3	James W. Higgins, Jr., exemption from civil service rules on appointment
5987	Jan.	4	California, revocation of lands withdrawn for air mail beacon sites and landing fields
5988	Jan.	5	Retirement, compulsory, exemption of certain individuals
5989	Jan.	5	Dr. Charles Orrin Townsend, exemption from compulsory retirement
5990	Jan.	9	Colorado, land withdrawal for a forest administrative site
5991	Jan.	12	Oregon, transfer of lands between Deschutes and Fremont National Forests
5992	Jan.	12	Charles Carran, exemption from civil service rules on appointment
5993	Jan.	13	Baton Rouge, La., designation as a customs port of entry
5994	Jan.	13	Minnesota, land withdrawal pending legislation
5995	Jan.	13	Wyoming, revocation of lands withdrawn for resurvey and such lands opened to entry
5996	Jan.	13	Wyoming, revocation of lands withdrawn for resurvey and such lands opened to entry

No.	Dat	e	Subject
	1933		
5997	Jan.	17	Dirrelle Chaney, exemption from civil service rules on appoint- ment
5998	Jan.	17	Charles Gallagher, exemption from civil service rules on appointment
5999	Jan.	17	Martha Owczarzak, exemption from civil service rules on appointment
6000	Jan.	18	Mrs. Josephine Horigan, exemption from civil service rules on appointment
6001	Jan.	18	Land offices in Little Rock, Ark., Alliance, Nebr., Cass Lake, Minn., and Gainesville, Fla., transfer of business to the General Land Office in Washington, D.C.
6002	Jan.	18	Arizona, land withdrawal for an administrative site for the maintenance and operation of gaging stations
6003	Jan.	18	Miss Paula Gillespie, inclusion in the classified service
6004	Jan.	19	Oliver M. Maxam, exemption from compulsory retirement
6005	Jan.	21	Mrs. Kathleen M. Glancy, exemption from civil service rules on appointment
6005A	Jan.	21	Secretary of State, revocation of order authorizing an official flag
6006	Jan.	23	Alaska, land withdrawal for Public Water Reserve No. 147
6007	Jan.	26	Carl R. Shepard, exemption from civil service rules on appointment
6008	Jan.	30	Colorado, revocation of lands withdrawn for resurvey and such lands opened to entry
6009	Jan.	31	California, transfer of jurisdiction of lands to the Navy Department for naval purposes
6010	Jan.	31	Panama Canal Zone, boundary revisions for Fort Randolph and France Field
6011	Feb.	1	Tongass National Forest, Alaska, exclusion of lands from, and such lands opened to entry
6012	Feb.	1	Utah, land withdrawal for an agricultural range experimentation station
6013	Feb.	3	Retirement, compulsory, exemption of certain individuals
6014	Feb.	6	Oregon, land withdrawal for resurvey
6015	Feb.	6	Montana, restoration of coal land withdrawal, Montana No. 89
6016	Feb.	6	Secretary of the Interior, authorization to issue oil and gas permits and leases on withdrawn oil shale lands
6017	Feb.	7	Consular Regulations, amendment
6018	Feb.	7	Alien Property Custodian, delegation of further powers under the Trading with the Enemy Act
6019	Feb.	7	Oregon and Utah, land withdrawal for Public Water Reserve No. 148
6020	Feb.	9	Richard H. Knight, exemption from civil service rules on reinstatement
6021	Feb.	9	Sick leave regulations

Table 2—EXECUTIVE ORDERS—Continued

No. Date		e	Subject	
	193	33		
6022	Feb.	10	Ernest F. Moessner, exemption from compulsory retirement	
6022A	Feb.	10	Mr. Harry A. McBride, inclusion in the classified service	
6023	Feb.	11	District of Columbia, airspace reservation	
6024	Feb.	11	Edward N. Dingley, Jr., exemption from civil service rules on reinstatement	
6025	Feb.	14	Montana and Wyoming, land withdrawal for Public Water Reserve No. 149	
6026	Feb.	14	Mr. Sterling L. Morelock, exemption from civil service rules on appointment	
6027	Feb.	14	John Storey, exemption from compulsory retirement	
6028	Feb.	16	Appointment of certain individuals in the Labor Department without compliance with civil service rules	
6029	Feb.	16	Miss Mary Stewart, exemption from civil service rules on appointment	
6030	Feb.	17	Charles J. James, exemption from compulsory retirement	
6031	Feb.	18	Miss Alice W. Goodwin, exemption from civil service rules on appointment	
6032	Feb.	18	Mr. Isaac Gregg, exemption from civil service rules on appoint- ment	
6033	Feb.	18	Mrs. Ann F. Kammerer, exemption from civil service rules on appointment	
6034	Feb.	18	Mr. Joseph A. Kinnahan, exemption from civil service rules on appointment	
6035	Feb.	18	Mr. Kenneth C. Macpherson, exemption from civil service rules on appointment	
6036	Feb.	18	Mr. Edmond M. Martin, exemption from civil service rules on appointment	
6037	Feb.	18	Miss Alice Mummenhoff, exemption from civil service rules on appointment	
6038	Feb.	20	Laurence Gouverneur Hoes, exemption from civil service rules on appointment	
6039	Feb.	20	Alaska, revocation of land withdrawal and other lands to be withdrawn for the Alaska Game Commission and War Department	
6040	Feb.	20	Oregon, land withdrawal for Public Water Reserve No. 150	
6041	Feb.	21	Mrs. Adelle B. Freeman, exemption from civil service rules on appointment	
6042	Feb.	21	Mrs. Grace F. Smythe, exemption from civil service rules on appointment	
6043	Feb.	23	Civil Service Rule IX, Section 1(b), amendment	
6044	Feb.	23	Alaska, land withdrawal to protect native fishing rights	
6045	Feb.	24	Sitka dock site, Alaska, modification of land description	
6046	Feb.	24	Civil Service Rules, Schedule A, Subdivision IV, Paragraph 10 amendment	

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No.	No. Date		Subject
1933		33	
6047	Feb.	25	Civil Service Rules, Schedule A, Subdivision III, Paragraph 1, revocation
6048	Feb.	2 5	Harry E. Timmis, exemption from civil service rules on appointment
6049	Feb.	27	Milton Harold Powell, exemption from civil service rules on appointment
6050	Feb.	27	Tongass National Forest, Alaska, exclusion of lands for an Army radio station
6051	Feb.	27	Virgin Islands, Federal employees, permission to hold positions in the local Colonial Councils
6052	Feb.	27	Mrs. Marie K. Kaley, exemption from civil service rules on appointment
6053	Feb.	28	California, modification of Reservoir Site Reserve No. 17
6054	Feb.	28	Colorado, land withdrawal for resurvey
6055	Feb.	28	Colorado, land withdrawal for resurvey
6056	Feb.	28	Mr. G. Harold Keatley, exemption from civil service rules on appointment
6057	Mar.	1	Clara L. Hess, exemption from civil service rules on appointment
6058	Mar.	1	Mrs. Jessie N. Barber, exemption from civil service rules on appointment
6059	Mar.	2	Irvin S. Goldbarth, exemption from civil service rules on appointment
6060	Mar.	2	President's Emergency Committee and the President's Organization for Unemployment Relief, transfer of records to the Commerce Department
6061	Mar.	2	Joseph Gambaro and Solomon Israel, exemption from civil service rules on appointments
6062	Mar.	2	Ruby Mae Webb, exemption from civil service rules on appointment
6063	Mar.	2	Miss Ellen T. Purcell and Miss J. Elizabeth Williams, exemption from civil service rules on appointments
6064	Mar.	3	Revocation of order restricting the transportation of passengers from certain oriental ports to the United States
6065	Mar.	3	Boulder Canyon Wildlife Refuge, Arizona and Nevada, establishment
6066	Mar.	3	Edwin Sheddan Cunningham, retention in the Foreign Service
6067	Mar.	3	Thomas H. Allen, exemption from the civil service rules on appointment
6068	Mar.	3	Mrs. Daphne Mary Byrne, exemption from civil service rules on appointment
6069	Mar.	3	John M. Hooe, exemption from civil service rules on appointment
6070	Mar.	3	Mrs. Mary A. McClung, exemption from civil service rules on appointment

Table 3—PRESIDENTIAL DOCUMENTS AFFECTED BY DOCUMENTS PUBLISHED IN THIS VOLUME

Date or number Comment

PROCLAMATIONS

Nov. 5, 1906 See EO 5294	
Nov. 12, 1912 See Proc. 1906	
404 See Proc. 1887	
758 Modified by E	
1051 Amended by P	
1073 See Proc. 1888	
1113 Amended by E	
1154 Modified by P	
1183 Amended by E	
1190 Amended by E	
1193 Amended by E	EO 5761
1194 Amended by H	EO 5758
1200 Amended by H	EO 5801
1209 Amended by H	EO 5756
1214 Amended by H	
1217 Amended by H	EO 5757, 5759, 5760
1234 See Proc. 1907	i
1241 Amended by H	EO 5925
1243 Amended by H	EO 5925
1244 See Proc. 1908	,
1259 Amended by H	EO 5592
1322 Amended by I	Proc. 1991
1374 See Proc. 1909)
1375 Amended by H	EO 5826
1449 See Proc. 1894	:
1478 See Proc. 1888	3, 1910
1502 Amended by H	EO 5991
1554 See Proc. 1892	}
1586 Amended by I	EO 5765
1591 See Proc. 1893	}
1599 Amended by I	EO 5725, 5863
1619 See Proc. 1886	, 1919, 1963
1626 See Proc. 1886	
1642 See Proc. 1886	
1678 See Proc. 1886	5, 1919, 1963
1683 Revoked by P	roc. 1885
1690 See Proc. 1886	6, 1919, 1963
1708 See Proc. 1888	3
1710 Amended by I	

Date or number	Comment		
PROCLAMATIONS—Continued			
1714	See Proc. 1886, 1919, 1963		
1728	Amended by EO 5752, 5765		
1739	See Proc. 1886, 1919, 1963		
1756	See Proc. 1886, 1919, 1963		
1780	See Proc. 1886, 1919, 1963		
1781	See Proc. 1983		
1787	See Proc. 1964		
1792	Amended by EO 5867		
1810	See Proc. 1886, 1919, 1963		
1816	Amended by EO 5814		
1845	See Proc. 1886, 1919, 1963		
1867	Amended by EO 5759, 5761		
1872	Superseded by Proc. 1953		
1886	See Proc. 1919, 1963		
1889	See Proc. 1970		
1918	Amended by EO 5814		
1919	See Proc. 1963		
1923	Revoked by Proc. 1939		
1943	Amended by Proc. 1989		
1945	Modified by Proc. 2036		
1946	Amended by Proc. 1960		
1965	Revoked by Proc. 1989		
1969	Revoked by Proc. 1989		
	EXECUTIVE ORDERS		
Aug. 30, 1847	Amended by EO 5505		
Jan. 26, 1867	Revoked in part by EO 5750; amended by EO 6009		
Jan. 17, 1873	See EO 5133		
Jan. 28, 1873	Amended by EO 5188		
Mar. 28, 1898	Revoked by EO 6039		
Jan. 13, 1899	Revoked by EO 5457		
July 20, 1899	See EO 5607		
Dec. 19, 1899	Amended by EO 5715		
Sept. 3, 1900	Modified by EO 5562		
Mar. 30, 1901	Revoked in part by EO 5207		
Apr. 2, 1901	Revoked by EO 5457		
Nov. 15, 1901	Revoked by EO 6009		
May 29, 1902	Amended by EO 5975		
June 10, 1902	Revoked by EO 5457		
June 30, 1903	See Proc. 1889		
Nov. 24, 1903	Revoked by EO 5670		
Nov. 10, 1904	Amended by EO 5493		

Table 3—PRESIDENTIAL DOCUMENTS AFFECTED BY DOCUMENTS PUBLISHED IN THIS VOLUME—Continued

Date or number Comment

EXECUTIVE ORDERS—Continued

BAB	COIIVE CHEELING COMMING
May 4, 1909	Revoked in part by EO 5454
May 15, 1909	Revoked in part by EO 5744
May 24, 1909	Revoked in part by EO 5372
May 26, 1909	Revoked in part by EO 5510, 5745
May 29, 1909	Revoked in part by EO 5937
June 10, 1909	Revoked in part by EO 5312
June 26, 1909	Revoked in part by EO 5372, 5541
June 30, 1909	Revoked in part by EO 5372
Aug. 9, 1909	Revoked in part by EO 5430
Nov. 3, 1909	Revoked in part by EO 5490
Nov. 16, 1909	Revoked in part by EO 5541
Nov. 17, 1909	Revoked in part by EO 5541
Nov. 20, 1909	Revoked in part by EO 5372
Dec. 4, 1909	Revoked in part by EO 5271, 5653
Dec. 18, 1909	Revoked in part by EO 5312, 5372
Dec. 20, 1909	Revoked in part by EO 5360
Jan. 17, 1910	Revoked in part by EO 5926
Jan. 20, 1910	Revoked in part by EO 5372
Feb. 25, 1910	Revoked in part by EO 5739
Feb. 28, 1910	Revoked in part by EO 5372
Mar. 18, 1910	Revoked in part by EO 5372
Mar. 23, 1910	Revoked in part by EO 5916
Mar. 24, 1910	Revoked in part by EO 5312, 5367
Apr. 12, 1910	Revoked in part by EO 5703
May 19, 1910	Revoked in part by EO 5541, 5564
July 2, 1910	
Phosphate Reserve	D 1 11 11 TO ##00
No. 2	Revoked in part by EO 5769
Power-Site Reserve	D 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
No. 1	Revoked in part by EO 5454
Power-Site Reserve	B 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
No. 2	Revoked in part by EO 5744
Power-Site Reserve	
No. 3	Revoked in part by EO 5372
Power-Site Reserve	
No. 5	Revoked in part by EO 5510, 5745
Power-Site Reserve	
No. 8	Revoked in part by EO 5937
Power-Site Reserve	
No. 21	Revoked in part by EO 5312
Power-Site Reserve	
No. 24	Revoked in part by EO 5372, 5541

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July 2, 1910 (Continued)	
Power-Site Reserve	
No. 26	Revoked in part by EO 5372
Power-Site Reserve	
No. 30	Revoked in part by EO 5745
Power-Site Reserve	
No. 36	Revoked in part by EO 5430
Power-Site Reserve	
No. 47	Revoked in part by EO 5490
Power-Site Reserve	
No. 60	Revoked in part by EO 5541
Power-Site Reserve	
No. 61	Revoked in part by EO 5541
Power-Site Reserve	
No. 64	Revoked in part by EO 5541
Power-Site Reserve	-
No. 65	Revoked in part by EO 5541
Power-Site Reserve	-
No. 68	Revoked in part by EO 5372
Power-Site Reserve	-
No. 81	Revoked in part by EO 5271, 5653
Power-Site Reserve	•
No. 89	Revoked in part by EO 5372
Power-Site Reserve	
No. 91	Revoked in part by EO 5312
Power-Site Reserve	
No. 102	Revoked in part by EO 5926
Power-Site Reserve	
No. 108	Revoked in part by EO 5372
Power-Site Reserve	
No. 117	Revoked in part by EO 5739
Power-Site Reserve	
No. 118	Revoked in part by EO 5372
Power-Site Reserve	
No. 125	Revoked in part by EO 5372
Power-Site Reserve	
No. 130	Revoked in part by EO 5916
Power-Site Reserve	
No. 132	Revoked in part by EO 5312, 5367
Power-Site Reserve	
No. 137	Revoked in part by EO 5703
Power-Site Reserve	
No. 145	Revoked in part by EO 5541, 5564

Table 3—PRESIDENTIAL DOCUMENTS AFFECTED BY DOCUMENTS PUBLISHED IN THIS VOLUME—Continued

Date or number

Comment

EXECUTIVE ORDERS-Continued

DAL	COTTVE CITEDETES—Continued
July 7, 1910	Revoked in part by EO 5336, 5499
July 9, 1910	Revoked in part by EO 5876, 5985, 6015
July 13, 1910	Modified by EO 5639, 5713, 5733
Oct. 20, 1910	Revoked in part by EO 5816
Dec. 19, 1910	Revoked in part by EO 5312
Jan. 11, 1911	Revoked in part by EO 5769
Jan. 17, 1911	Modified by EO 5532, 5676
Jan. 30, 1911	Revoked in part by EO 5454
Feb. 24, 1911	Revoked in part by EO 5876
Feb. 28, 1911	Revoked in part by EO 5372
May 18, 1911	Revoked in part by EO 5598
July 13, 1911	Revoked in part by EO 5795
Oct. 30, 1911	Revoked in part by EO 5372
Nov. 12, 1911	Revoked in part by EO 5937
Dec. 1, 1911	Revoked in part by EO 5454
Jan. 23, 1912	Revoked in part by EO 5312
Mar. 29, 1912	Revoked in part by EO 5669, 5780
Apr. 12, 1912	Revoked in part by EO 5899
Apr. 16, 1912	Revoked in part by EO 5312, 5372
Apr. 29, 1912	Revoked in part by EO 5372
June 27, 1912	Revoked in part by EO 5312, 5543
July 10, 1912	Revoked in part by EO 5486
Oct. 18, 1912	Revoked in part by EO 5312
Oct. 22, 1912	Revoked in part by EO 5360
Oct. 28, 1912	Revoked in part by EO 5360
Nov. 19, 1912	Revoked in part by EO 5403
Jan. 8, 1913	Revoked in part by EO 5312
Jan. 27, 1913	Revoked in part by EO 5372
Jan. 29, 1913	Revoked in part by EO 5312
Feb. 13, 1913	Revoked in part by EO 5351, 5537
Feb. 21, 1913	Revoked in part by EO 5372
Feb. 24, 1913	Revoked in part by EO 5499
Mar. 17, 1913	Revoked in part by EO 5372
May 19, 1913	Revoked in part by EO 5312, 5372
May 27, 1913	Revoked in part by EO 5443
July 1, 1913	Modified by EO 5246, 5477; see EO 5937
July 26, 1913	Revoked in part by EO 5456
Sept. 10, 1913	Revoked in part by EO 5363, 5536
Oct. 29, 1913	Revoked in part by EO 5393
Jan. 13, 1914	Revoked in part by EO 5312
Jan. 24, 1914	Revoked in part by EO 5432
	- · · · · · · · · · · · · · · · · · · ·
Feb. 27, 1914	Revoked in part by EO 5197

Date or number	Comment		
EXECUTIVE ORDERS—Continued			
Mar. 9, 1914	Revoked in part by EO 5372		
Apr. 16, 1914	Revoked in part by EO 5372		
Apr. 21, 1914	See EO 5937		
Oct. 8, 1914	Revoked in part by EO 5378		
Jan. 13, 1915	Revoked in part by EO 5379		
Jan. 14, 1915	Revoked in part by EO 5392, 5915		
June 1, 1915	Revoked in part by EO 5496		
July 31, 1915	Revoked in part by EO 5461, 5876		
Aug. 31, 1915	Revoked in part by EO 5312		
Oct. 14, 1915	Revoked in part by EO 5567		
Nov. 3, 1915	Revoked in part by EO 5535		
Nov. 30, 1915	Revoked in part by EO 5312, 5367		
Dec. 6, 1915	Revoked in part by EO 5590		
Dec. 18, 1915	Revoked in part by EO 5448		
Jan. 11, 1916	See EO 5937		
Feb. 10, 1916	Revoked in part by EO 5372		
Feb. 15, 1916	Revoked in part by EO 5372		
Mar. 14, 1916	Revoked in part by EO 5567		
Apr. 6, 1916	See EO 5294		
Apr. 17, 1916	Revoked in part by EO 5379, 5780		
May 10, 1916	See EO 5294		
Aug. 2, 1916	Modified by EO 5245; revoked in part by EO 5372		
Sept. 15, 1916	Revoked in part by EO 5197		
Sept. 30, 1916	Revoked in part by EO 5497, 5957		
Oct. 30, 1916 Nov. 24, 1916	Revoked in part by EO 5372 Revoked in part by EO 5564		
Jan. '9, 1917	Revoked in part by EO 5372		
Mar. 21, 1917	Revoked in part by EO 5372		
Apr. 27, 1917	Revoked in part by EO 5372		
Apr. 28, 1917	Revoked in part by EO 5272, 5372, 5669		
July 13, 1917	Revoked in part by EO 5372		
July 24, 1917	Revoked in part by EO 5372		
Nov. 10, 1917	Revoked in part by EO 5293		
Dec. 12, 1917	Revoked in part by EO 5360, 5372, 5486, 5798, 5919		
Feb. 11, 1918	Revoked in part by EO 5217		
Apr. 24, 1918	Revoked in part by EO 5372		
Oct. 25, 1918	Amended by EO 5252; revoked in part by EO 5460		
Dec. 3, 1918	Revoked in part by EO 5372		
Feb. 25, 1919	Revoked in part by EO 5927		
Apr. 8, 1919	Revoked in part by EO 5379, 5492		
Apr. 30, 1919	Revoked in part by EO 5217		
July 10, 1919	Amended by EO 5941		
ung 10, 1010	Minchaga by 190 user		

Date or number	Comment		
EXECUTIVE ORDERS—Continued			
Aug. 29, 1919	Revoked in part by EO 5372		
May 25, 1920			
June 2, 1920			
Apr. 1, 1921			
Sept. 23, 1921			
Oct. 4, 1921			
Dec. 14, 1921			
May 20, 1922			
Nov. 24, 1922			
Feb. 8, 1923			
Apr. 17, 1926			
Sept. 30, 1926			
Jan. 21, 1927			
May 17, 1927			
Feb. 23, 1928			
Mar. 28, 1928	Modified by EO 5533		
May 16, 1928			
9	Amended by EO 5133, 5187, 5188, 5621, 5666, 5700, 6051		
9–2	Amended by EO 5188		
324-D	•		
375-A			
395–A	Amended by EO 5157, 5265, 5266, 5693		
405–B			
978			
1008			
1032	_ Amended by EO 5375		
1106	- Amended by EO 5266		
1175	- Amended by EO 5487		
1261			
1362			
1377	- Amended by EO 5266		
1440	- Revoked by EO 5376		
1456			
1486			
1507			
1529	Revoked by EO 5843		
1531	 See EO 5157, 5693; amended by EO 5265 		
1559			
1613	-		
1703			
1713	•		
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Date or number	Comment
EXI	ECUTIVE ORDERS—Continued
1733	Revoked in part by EO 5243
1767	Amended by EO 5266
1898	Amended by EO 5704, 5880
2055	Amended by EO 5834
2075	Amended by EO 5637
2230	Modified by EO 5747
2253	Amended by EO 5265; see EO 5693
2257	Amended by EO 5592
2291	Amended by EO 5592
2323	Amended by EO 5487
2430-A	Amended by EO 5160; modified by EO 5980
2464	Amended by EO 5487
2497	Amended by EO 5592
2508	Revoked in part by EO 5207
2521	Amended by EO 5132, 5521, 5607
2523	Amended by EO 5592
2525	Revoked in part by EO 5207
2566	Amended by EO 5692
2599	Revoked in part by EO 5433
2800	Amended by EO 5771
2823-A	Amended by EO 5160, 5980
2872	See EO 5747
2900	Amended by EO 5414
2901	Amended by EO 5487
2905	Revoked in part by EO 5296
2978	Amended by EO 5155
3011	Superseded by EO 5924
3040	Amended by EO 5592
3053	Revoked in part by EO 5433
3080	Amended by EO 5132; see EO 5607 Superseded by EO 5924
3083	Amended by EO 5521; see EO 5607
3206	Amended by EO 5268
3216	Modified by Proc. 1913
3257	Amended by EO 6010
3280	See EO 5153
3333	Modified by EO 6045
3346	Revoked by EO 5971
3360	Revoked by EO 6005-A
3394	Revoked in part by EO 5296
3406	Amended by EO 5419
3434	Amended by EO 5298

Table 3—PRESIDENTIAL DOCUMENTS AFFECTED BY DOCUMENTS PUBLISHED IN THIS VOLUME—Continued

Date or number

Comment

EXECUTIVE ORDERS—Continued

EAE	COTIVE ORDERS—Continued
3489	Amended by EO 5136
3574	Amended by EO 5219
3578	See EO 5722
3626	Revoked by EO 5422
3641	Amended by EO 5834
3672	Revoked in part by EO 5806
3705-A	Amended by EO 5866
3716	Amended by EO 5834
3723	Amended by EO 5429
3737	Revoked in part by EO 5569
3738	Amended by EO 5834
3748	Revoked in part by EO 5216
3807	Superseded by EO 5459
3815	Revoked by EO 5162
3866	Revoked in part by EO 5488, 5749, 5934
3883	Revoked in part by EO 5195
3885	Amended by EO 5119
3892	Revoked in part by EO 5410
3918	Revoked by EO 5446
3964	See EO 5747
3965	Amended by EO 5704, 5880
3968	Amended by EO 5250
4022	Revoked by EO 5189
4036	See EO 5637
4049	See EO 5426, 5869
4100	Revoked in part by EO 5423, 5518
4104	Revoked in part by EO 5630
4131	Amended by EO 5784
4143	See EO 5637
4187	Revoked by EO 5644
4207	Revoked by EO 5279
4208	Amended by EO 5752
4210	See EO 5226; superseded by EO 5435
4222	Revoked by EO 5181
4224½	Superseded by EO 5427 See Proc. 1938
4243	Revoked by EO 5147
4246	
4262	Modified by EO 5191
4273	Revoked by EO 5279
4278	Revoked by EO 5147
4310	Amended by EO 5690
4314	See EO 5110

Date or number	Comment	
EXECUTIVE ORDERS—Continued		
4322	Revoked by EO 5420	
4331		
4339		
4410	Amended by EO 5458	
4411	Revoked in part by EO 5434	
4425	Revoked by EO 5675	
4426	Revoked by EO 5810	
4430	Revoked in part by EO 5366; modified by EO 5386	
4433	Revoked by EO 5279	
4455	Amended by EO 5132; see EO 5607	
4456-A	Revoked in part by EO 5467, 5868; modified by EO 5686, 5906, 6053	
4460	Revoked in part by EO 5184, 5215, 5411	
4468		
4478	Revoked by EO 5524	
4482	Revoked in part by EO 5418, 5698	
4506	Revoked by EO 5177	
4529	See EO 5630	
4556	Revoked in part by EO 5412	
4577	Superseded by EO 5924	
4580	Amended by EO 5337; revoked by EO 5952	
4589	Superseded by EO 5924	
4607	See EO 5630	
4608	Revoked in part by EO 5090, 5183, 5741, 5797, 5884	
4610	Revoked by EO 5865	
4624	Revoked in part by EO 5506, 5943	
4626	Revoked by EO 5748	
4638	Revoked by EO 5485	
4644		
4648		
4652		
4657		
4678		
4679	· · · · · · · · · · · · · · · · · · ·	
4686		
4689		
4690	•	
4693	Modified by EO 5948	
4695	Revoked by EO 5440	
4715	Revoked in part by EO 5086	
4718		
4725		
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Table 3—PRESIDENTIAL DOCUMENTS AFFECTED BY DOCUMENTS PUBLISHED IN THIS VOLUME—Continued

Date or number	Comment		
E	EXECUTIVE ORDERS—Continued		
4726	Revoked in part by EO 5212, 5494		
4728	Amended by EO 5288		
4744			
4745			
4760	Amended by EO 5405		
4763	Revoked by EO 5178		
4766	Revoked by EO 5179		
4772	Revoked by EO 5644		
4796	Revoked in part by EO 5223		
4798	Revoked in part by EO 5262		
4813	Superseded by EO 5426		
4815	Revoked by EO 5189		
4827			
4833			
4843			
4846-A			
4862			
4882			
4889			
4900			
4902			
4918	•		
4921			
4942			
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4975	-		
4997			
5001			
5011	· · · · · · · · · · · · · · · · · · ·		
5014			
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5029	· · · · · · · · · · · · · · · · · · ·		
5030			
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5085	The state of the s		
5091			
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5098	Revoked in part by EO 5935		

5109 Revoked in part by EO 5883

Date or number	Comment
E	XECUTIVE ORDERS—Continued
5110	Amended by EO 5417, 5526
5115	
5116	
5132	Amended by EO 5607
5140	Revoked in part by EO 5996
5143	Rescinded by EO 6064
5151-A	Superseded by EO 5197-A
5157	Amended by EO 5265; see EO 5693
5174	Amended by EO 5240
5189	
5194	Revoked in part by EO 5743
5197-A	Amended by EO 5605-A; superseded by EO 5638, 5638-A
5208	Revoked in part by EO 5294
5220	Superseded by EO 5658
5234	Revoked by EO 5685
5237	Revoked in part by EO 5718
5243	Amended by EO 5457
5256	Revoked by EO 5288
5258	
5265	See EO 5693
5290	Amended by EO 5345
5291	
5300	Revoked by EO 5979
5304	Revoked by EO 6008
5309	
5324	,
5326	
5327	Amended by EO 5552; modified by EO 5708, 5723, 5772; see EO 5819
5332	· · · · · · · · · · · · · · · · · · ·
5337	•
5349	
5393	
5400	Revoked by EO 5643
5426	Superseded by EO 5869
5452	Revoked by EO 5939
5484	Revoked by EO 5932
5542	
5605	
5624	·
5638	

Table 3—PRESIDENTIAL DOCUMENTS AFFECTED BY DOCUMENTS PUBLISHED IN THIS VOLUME—Continued

Date or number	Comment	

EXECUTIVE ORDERS—Continued

5638-A	Superseded by EO 5855-A
5642	Amended by EO 5661
5704	Amended by EO 5880
5725	Amended by EO 5863
5808	Amended by EO 5914
5856	Revoked in part by EO 5947
5873	See EO 5896, 5897, 5940
5874	Amended by EO 5881
5875	See EO 5896
5897	Amended by EO 5940



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Acker, William Bertrand (EO 5897, 5940)

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Agricultural Economics, Bureau of (EO 5200)

Agriculture, Department of

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Aiea Military Reservation, Hawaii (EO 5692)

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Flaxseed and various forms (Proc.	noncompetitive examination
1881, 1883)	(EO 5545)
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(Proc. 2020)	sanitary positions, part-time, au-
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- San Carlos Indian irrigation project, Ariz. (EO 5611, 5889)
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 - Chippewa Indians, Minn. (EO 5466, 5575)
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 - Nez Perce Tribe, Idaho (EO 5305) Niobrara Reservation, Nebr. (EO 5471)
 - Omaha Reservation, Nebr. (EO 5148, 5253)
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